

# EXHIBIT A

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

ATTORNEYS AT LAW

**AUSTIN**

7500 Rialto Blvd., Bldg. 1, Suite 100  
Austin, Texas 78735  
Telephone: (512) 610-4400

**HOUSTON**

808 Travis, Suite 1100  
Houston, Texas 77002  
Telephone: (713) 632-1700

**DALLAS**

9111 Cypress Waters Blvd., Suite 250  
Dallas, Texas 75019  
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**INVOICE COVER SHEET**

**INVOICE DATE: June 20, 2024**

**FOR PERIOD ENDING: June 20, 2024**

**FINAL BILL**

Free Speech Systems/Alex Jones

alexjones1777@gmail.com; areynal@frlaw.us;

consultant1@freespeechsystems.com;

mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com; Ha.Nguyen@usdoj.gov; vickie.driver@crowedunle

3143-0002

CWM

281717

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$1,530.00
Total disbursements .....	\$0.00
<b>Total .....</b>	<b>\$1,530.00</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

Martin, Disiere, Jefferson & Wisdom, L.L.P.  
EIN: 76-0627804

FINAL INVOICE

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com; Ha.Nguyen@usdoj.gov; vickie.driver@crowdunlevy.com

June 20, 2024  
Inv. #: 281717  
CWM

Matter #: 3143-0002 For Services through: June 20, 2024

RE: Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
May -13-24	- Multiple communications with Bankruptcy Counsel regarding Plaintiff's request for an extension of the appellate deadlines and other related status and strategy issues.	CWM	0.30	\$425.00	\$127.50
Jun -18-24	Review/analyze - Evaluation of multiple issues at the request of Bankruptcy Counsel as it relates to ongoing negotiations and appellate probability issues as requested including evaluation of multiple status and strategy issues concerning possible re-trial issues and other related status and strategy concerns including extended in-person meeting with Andino Reynal regarding same.	CWM	3.30	\$425.00	\$1,402.50

Totals			3.60		\$1,530.00
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Fee Summary:		Hours	Effective Rate	Amount
Christopher W. Martin	CWM	3.60	\$425.00	\$1,530.00

**Total Fees & Disbursements**

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**\$1,530.00**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

ATTORNEYS AT LAW

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115 Wild Basin Rd.  
Suite 107  
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**DALLAS**

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Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: October 24, 2022**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;  
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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
242475

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$61,922.50
Total disbursements .....	\$0.00
Total Fees & Disbursements	<b>\$61,922.50</b>
Previous balance .....	\$0.00
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$61,922.50</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

October 24, 2022

Inv. #: 242475

CWM

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description	Hours	Rate	Amount
Apr -25-22	Communicate (with outside counsel) Two extended phone calls with Andino and Rick Golberg and Andino and Dale Jefferson regarding the facts of the case and begin drafting the MDJW fee proposal to Mr. Jones.	CWM 3.00	\$425.00	\$1,275.00
Apr -26-22	Communicate (with outside counsel) Communication with Andino and Rick regarding our proposal and draft our fee proposal for consideration by revisions by Dale Jefferson.	CWM 2.00	\$425.00	\$850.00
Apr -27-22	Draft/revise Complete my revisions to and send our final proposal to Mr. Jones following final communication with Dale Jefferson and Rick Goldberg regarding same.	CWM 2.00	\$425.00	\$850.00
Apr -28-22	Communicate (with outside counsel) Multiple discussions with Rick Goldberg regarding our engagement proposal, the facts of the case and he understands them and search for the Courts online file materials to begin reading all pleadings filed today to get a better understanding on the status of the discovery, the death penalty sanctions, and the motions regarding same.	CWM 2.80	\$425.00	\$1,190.00

Apr -29-22	Review/analyze Continue my review of voluminous pleadings online from the trial court in Connecticut including multiple discussions with Andino and Rick Goldberg regarding same.	CWM	6.50	\$425.00	\$2,762.50
Apr -30-22	Review/analyze Continue my review of voluminous pleadings from the last two years in Connecticut in order to understand the status of this litigation and strategy discussions with Andino and Rick including multiple follow up communications with Rick regarding witness and strategy issues for the damage portions of the case.	CWM	7.00	\$425.00	\$2,975.00
May -09-22	Communicate (with outside counsel) Multiple phone calls with different lawyers at Robinson & Cole regarding PHV issues and related strategy concerns regarding the timing of our motion and the political issues concerning his suit support as well as research news archive regarding efforts to disqualify pressure for other Connecticut counsel by opposing counsel in this case.	CWM	1.00	\$425.00	\$425.00
May -11-22	Communicate (with outside counsel) Multiple phone calls with Connecticut counsel to confirm their availability to serve as our local counsel including interview multiple Connecticut firms and update Aldino regarding same prior to his meeting with Mr. Jones today.	CWM	2.50	\$425.00	\$1,062.50
Jun -24-22	Communicate (with outside counsel) - Meeting with Andino to prepare for working in the case over the next month.	CWM	1.80	\$425.00	\$765.00
	Draft/revise - Revise letter to Andino regarding our fee agreement.	CWM	0.50	\$425.00	\$212.50
	Communicate (with outside counsel) - Follow up communication with Rick Goldberg regarding next Friday jury research project.	CWM	0.30	\$425.00	\$127.50
Jun -25-22	Communicate (with outside counsel) - Multiple discussions with Andino and Rick to prep for Friday's jury research project.	CWM	0.60	\$425.00	\$255.00
Jun -26-22	Communicate (with outside counsel) - Discussions with Andino and Rick regarding the trial setting and Friday's jury research project.	CWM	0.30	\$425.00	\$127.50

Jun -28-22	Communicate (with outside counsel) - Multiple conferences with Andino and Rick regarding this week's jury research project.	CWM	1.00	\$425.00	\$425.00
Jun -29-22	Communicate (with outside counsel) - Coordination with Rick Goldberg regarding topics to be covered during Friday's mock trial exercise.	CWM	1.50	\$425.00	\$637.50
Jun -30-22	Communicate (with outside counsel) - Multiple communications with Rick Goldberg regarding tomorrow's jury exercise including my recommendations on the questions to be asked and the issues to be evaluated at tomorrow's exercise.	CWM	1.40	\$425.00	\$595.00
Jul -01-22	Plan and prepare for - Prepare for and participate in the jury research project with Rick Goldberg regarding the Alex Jones matter.	CWM	5.00	\$425.00	\$2,125.00
Jul -13-22	Review/analyze - Review voluminous documents from the Connecticut litigation to assist Rick Goldberg in framing the issues for the next jury research project.	CWM	8.00	\$425.00	\$3,400.00
Jul -18-22	Appear for/attend - Lunch meeting with Rick Goldberg to discuss our shadow jury research project. And updates regarding the Alex Jones litigation.	CWM	2.00	\$425.00	\$850.00
Jul -23-22	Communicate (with outside counsel) - Work with Rick Goldberg to finalize the voir dire for the trial beginning Monday in Austin including assist Mr. Goldberg in reviewing more than 100 jury profile items and coordination of our collective thoughts on jurors that need to follow questioning and those we should identify for challenges including refinement of individual questions for Andino to ask during jury selection.	CWM	5.30	\$425.00	\$2,252.50
Jul -24-22	Communicate (with outside counsel) - Work with Rick Goldberg to finalize the opening statement for the Austin suit beginning pre-trial tomorrow including outline and draft of the opening statement for Andino.	CWM	4.60	\$425.00	\$1,955.00
Aug -29-22	Review/analyze - Revise and finalize new engagement letter following lengthy discussion with Andino Reynal re appellate issues and the remaining Texas lawsuits.	CWM	0.60	\$425.00	\$255.00



Invoice # 242475

	Review/analyze - Review numerous documents and pleadings from the case tried last month in order to get up to speed on all pending issues.	CWM	1.80	\$425.00	\$765.00
Aug -30-22	Communicate (with outside counsel) - Phone call with Andino Reynal regarding case status issues.	CWM	0.60	\$425.00	\$255.00
	Communicate (with outside counsel) - Conference with bankruptcy counsel regarding the process and timing of our admission as co-counsel.	CWM	0.50	\$425.00	\$212.50
	Review/analyze - Review most recent pleadings and case documents to understand our next steps.	CWM	0.80	\$425.00	\$340.00
	Draft/revise - Revise and finalize lengthy engagement letter.	CWM	0.70	\$425.00	\$297.50
Sep -01-22	Communicate (with outside counsel) - Video conference with bankruptcy counsel and the bankruptcy Trustee regarding my application for the firm to be recognized as counsel for Alex Jones and FSS including review and revise new documents from bankruptcy counsel for same.	CWM	1.30	\$425.00	\$552.50
Sep -02-22	Communicate (with outside counsel) - Communication with Andino and Shelby regarding multiple status and strategy issues.	CWM	0.60	\$425.00	\$255.00
	Review/analyze - Begin my review of the video recording of the recent trial at the request of Andino in order to verify the issues for our motion for new trial and notice of appeal including develop questions for Andino and Alex based upon jury selection, opening statements and the beginning of plaintiff's direct examination.	CWM	3.30	\$425.00	\$1,402.50
Sep -06-22	Communicate (with outside counsel) - Multiple communications with Shelby Jordan regarding our retention including lengthy call to discuss everything that has transpired to date and the hearing currently set regarding sanctions and the motion for entry of final judgement including multiple follow up email communications with Jordan regarding multiple pending issues.	CWM	1.40	\$425.00	\$595.00

Invoice # 242475

	Communicate (with outside counsel) - Revisions to the sharing agreement with Alex and communication with Andino regarding same.	CWM	0.70	\$425.00	\$297.50
	Communicate (with outside counsel) - Lengthy discussion with Eric Nichols regarding the upcoming motion for sanctions hearing and related issues in the case as well as multiple follow up emails regarding same.	CWM	0.70	\$425.00	\$297.50
	Draft/revise - Draft additional paperwork required by personal counsel for Alex Jones and the Trustee for the bankruptcy court and forward draft of same to each.	CWM	1.30	\$425.00	\$552.50
	Review/analyze - Continue my review of the video recording of the Austin trial at the request of Andino Reynal to verify the scope of appellate issue to be raised with focus on the opening statements and the testimony of each plaintiff in order to identify issues for our motion for new trial and notice of appeal as well as develop ongoing list of questions for Andino and the client regarding same.	CWM	5.20	\$425.00	\$2,210.00
Sep -10-22	Review/analyze - Watch the YouTube recording of the recent trial in Austin in order to continue my notes regarding appellate issues, matters for our motion for new trial and notice of appeal and questions for Andino Reynal and the client regarding same.	CWM	4.60	\$425.00	\$1,955.00
Sep -12-22	Review/analyze - Receipt and review of new documents from counsel from the most recently tried case in Austin in order to begin my preparation for the October 20 hearing including multiple communications with Andino Reynal regarding same.	CWM	2.30	\$425.00	\$977.50
Sep -13-22	Review/analyze - Receipt and review of voluminous pleadings from counsel in order to better familiarize myself with the case issues including the issues related to the sanctions motion and draft list of additional questions for trial counsel and personal counsel regarding numerous issues.	CWM	4.30	\$425.00	\$1,827.50
Sep -14-22	Review/analyze - Watch portions of the trial proceeding against Alex in Connecticut in order to better understand the issues in the Texas cases and continue to review voluminous file information from	CWM	3.80	\$425.00	\$1,615.00

the Texas case to better understand the chronology, cast of characters and issues regarding both liability and damages including additional drafting of questions for personal counsel and trial counsel.

	Communicate (with outside counsel) - Communication with counsel regarding the execution of the wrong engagement letter by Alex and multiple follow ups regarding same.	CWM	0.40	\$425.00	\$170.00
	Communicate (with outside counsel) - Conference with Andino Reynal and Eric Nichols to prepare for the hearing on October 20th regarding sanctions and plaintiffs' motion for entry of final judgment.	CWM	0.50	\$425.00	\$212.50
	Review/analyze - Review portions of the Austin trial as directed by Andino Reynal regarding the issues from Alex's prior testimony, made the basis of the motion of sanctions so I can better understand the nature of his testimony and the nature of the arguments being made by Plaintiffs.	CWM	1.20	\$425.00	\$510.00
	Review/analyze - Review and revise latest draft of our response to the motion for sanctions and forwarded to counsel.	CWM	1.30	\$425.00	\$552.50
Sep -15-22	Review/analyze - Watch virtually all of the days' testimony in day 3 of the trial including multiple communications with counsel regarding issues, questions and observations.	CWM	6.20	\$425.00	\$2,635.00
Sep -16-22	Communicate (with outside counsel) - Watch significant portions of today's trial in Connecticut including testimony of FSS' corporate representative, Brittany Paz including follow-up communication with counsel regarding same.	CWM	5.40	\$425.00	\$2,295.00
Sep -19-22	Communicate (with outside counsel) - Phone call from Mr. Jordan to discuss multiple appellate issues including significant legal issues concerning the amount of the bond Alex might have to pay for the appeal including review new documents from him and draft written reply to focus his research efforts going forward.	CWM	1.20	\$425.00	\$510.00
Sep -21-22	Review/analyze - Watch day 6 of the Connecticut trial including multiple cross and direct examinations	CWM	6.60	\$425.00	\$2,805.00

including compile list of additional questions for co-counsel and continue to development of trial theme ideas and other discussion points for the trial team.

Sep -22-22	Communicate (with outside counsel) - Extended phone call with Eric Nichols regarding the upcoming period for sanctions and motion for entry of final judgment to discuss multiple status and strategy issues for the hearing.	CWM	0.30	\$425.00	\$127.50
Sep -24-22	Review/analyze - Watch day 7 of trial testimony as recorded from Thursday in order to take notes on Alex's cross examination by opposing counsel including make notes for the next trial and develop questions for Norm and Andino regarding same.	CWM	5.70	\$425.00	\$2,422.50
Sep -25-22	Review/analyze - Watch the abbreviated trial proceedings from day 8 on Friday in order to stay current with the developments in Connecticut, continue making notes of questions and comments for the next Texas trial and phone call with Andino regarding same.	CWM	1.40	\$425.00	\$595.00
Sep -26-22	Review/analyze - Receipt and review of numerous documents from Andino of potential use at the October 20 sanctions hearing and motion for entry of final judgment including review of same and draft multiple questions for Andino to discuss with Eric Nichols.	CWM	2.30	\$425.00	\$977.50
Sep -27-22	Review/analyze - Listen to all of Day-9 trial testimony in Connecticut and take extensive notes on all testimony from all witnesses on direct and cross in order to make notes of themes and other trial ideas for later discussion with Norm and Andino including continue drafting list of case questions, the cast of characters and related strategy issues.	CWM	6.40	\$425.00	\$2,720.00
Sep -28-22	Review/analyze - Continued to watch the entire day of trial testimony in Connecticut in order to better understand all the issues being asserted by opposing counsel against Alex including take detailed notes of ideas, trial themes, direct and cross examination points for multiple witnesses and questions for Andino and Norm.	CWM	6.40	\$425.00	\$2,720.00

Sep -29-22	Review/analyze - Listened to all of today's abbreviated testimony in the Connecticut trial against Alex, consisting of direct examination of multiple plaintiffs in the case in order to continue to expand and revise my notes on case theme ideas, trial issues, witness strategies for Alex and questions for Norm and Andino.	CWM	3.20	\$425.00	\$1,360.00
	Communicate (with outside counsel) - Phone call from Andino to discuss the Pattlin in case and recent discovery issues concerning the lead plaintiff.	CWM	0.30	\$425.00	\$127.50
	Review/analyze - Review of plaintiffs, motion for leave to amend petition in Heslin in order to retroactively try to remove the punitive damage cap limitations and discussion of response points with Andino and Levon including division of responsibility on the answer period.	CWM	0.50	\$425.00	\$212.50

Sep -30-22	Draft/revise - Revisions to the first draft of our written response to plaintiff's motion for entry of final judgment and extensive additional drafting on the statutory issues.	CWM	2.80	\$425.00	\$1,190.00
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<b>Totals</b>			<b>145.70</b>		<b>\$61,922.50</b>
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<b>Fee Summary:</b>		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	145.70	\$425.00	\$61,922.50

<b>DISBURSEMENTS</b>	<b>Amount</b>
<b>Total Disbursements</b>	<b>\$0.00</b>

<b>Total Fees &amp; Disbursements</b>	<b>\$61,922.50</b>
Previous Balance	\$0.00
Total Receipts	\$0.00
<b>Balance Due Now</b>	<b>\$61,922.50</b>

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

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**INVOICE COVER SHEET**

**INVOICE DATE: December 21, 2022**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
245374

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$33,250.50
Total disbursements .....	\$603.48
Total Fees & Disbursements	<b>\$33,853.98</b>
Previous balance .....	\$61,922.50
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$95,776.48</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

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EIN: 76-0627804

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

December 21, 2022

Inv. #: 245374

CWM

Date	Description		Hours	Rate	Amount
Nov -08-22	Communicate (with outside counsel) - Communication with Shelby Jordan regarding multiple status and strategy issues.	CWM	0.60	\$425.00	\$255.00
Nov -12-22	Review/analyze - Review volume one of the trial transcript to note all appellate points of error, which must be included in our motion for new trial and JNOV motion, including notation of all record supporting each point of error as well as all exhibit references in support of same for both motions which are due in December.	CWM	3.10	\$425.00	\$1,317.50
Nov -13-22	Review/analyze - Review volume two of the trial transcript in order to note all appellate points of error which must be included in our motion for new trial and JNOV Motion, including record citations from the trial transcript and exhibit references in support of each point which is due in December.	CWM	2.70	\$425.00	\$1,147.50
Nov -14-22	Review/analyze - Review trial transcripts volume three and four to note all appellate legal error which needs to be included in our motion for new trial and JNOV in order to record citations and exhibit references for every appellate point due in December.	CWM	5.20	\$425.00	\$2,210.00

Invoice # 245374

Nov -15-22	Review/analyze - Complete my review of trial transcript. Volumes five and six in order to identify all points of appellate error which have to be included in our motion for new trial and JNOV motion including notation of numerous record citations and exhibit references needed for both motions in December.	CWM	4.80	\$425.00	\$2,040.00
Nov -16-22	Plan and prepare for - Begin to compile all documents and case law needed for next Tuesday's hearing on multiple issues. And motions including make additional assignments to the prep team and coordination of logistical details with Andino.	CWM	1.30	\$425.00	\$552.50
	Review/analyze - Complete my review of trial transcript, volume seven making notes of appellate points of error for our motion for new trial and JNOV including notation of record citations needed for our post trial motions due in December.	CWM	2.80	\$425.00	\$1,190.00
Nov -17-22	Plan and prepare for - Begin extensive prep work to review voluminous documents and numerous attachments to prepare for next Tuesday's hearing in Austin, including review of bankruptcy counsel affidavit and 1700 pages of attachments in support of the good faith basis for the removal to federal court as advised by bankruptcy counsel.	CWM	3.70	\$425.00	\$1,572.50
Nov -18-22	Review/analyze - examine the documents in all three files to prepare the motion for entry judgment, the motion for leave to amend petition including the responses for CWM's oral hearing appearance and argument preparations.	LLC	0.60	\$145.00	\$87.00
	Review/analyze - review defendants' response for sanctions to prepare CWM with index of exhibits A - F.	LLC	0.50	\$145.00	\$72.50
	Review/analyze - review unsworn declaration of Robert Shannon to prepare index of exhibits F1- F26.	LLC	3.20	\$145.00	\$464.00
	Review/analyze - examine Chris Martin's Outlook emails to filter out Fontaine, Heslin and Pozner motions and other necessary documents to prepare for the oral hearing set November 22.	LLC	0.80	\$145.00	\$116.00



	Review/analyze - review plaintiff's motion for sanctions for groundless removal and bad faith to prepare index to identify of all referenced exhibits in Plaintiff's Motions for Sanctions.	LLC	3.80	\$145.00	\$551.00
Nov -19-22	Plan and prepare for - Extensive preparation for Monday's hearing regarding plaintiff's motion for entry of final judgment and plaintiff's motion to amend pleadings in order to assert a larger punitive damage claim against Alex Jones, including review of all pleadings on each motion, all supporting case law to highlight the case quotations needed for the court on Tuesday and review all voluminous exhibits to all pleadings and counter pleadings for Tuesday's hearing on these motions.	CWM	6.20	\$425.00	\$2,635.00
Nov -20-22	Plan and prepare for - Extensive preparation for Tuesday's hearing regarding plaintiff's motion for sanctions against Alex Jones regarding trial conduct and plaintiff's motion for sanctions regarding Alex Jones' alleged improper removal to federal court. Review all previously filed pleadings, all cited case law and voluminous exhibits.	CWM	6.30	\$425.00	\$2,677.50
Nov -21-22	Appear for/attend - Travel from Houston office to the Travis County Courthouse for tomorrow's hearing on all pending motions.	CWM	3.10	\$425.00	\$1,317.50
	Plan and prepare for - All-day meeting with Andino Reynal and Eric Nichols to prepare for oral argument tomorrow on pending motions including division of responsibility and preparation of arguments and counter responses to all issues we could formulate will be asked by the court tomorrow.	CWM	6.80	\$425.00	\$2,890.00
	Plan and prepare for - Final review of all pending motions to outline my arguments regarding the motion for new trial, plaintiff's motion to amend the pleadings to assert a larger punitive damage claim, and plaintiff's motions for sanctions against Alex Jones to finalize my preparation for my argument tomorrow.	CWM	2.80	\$425.00	\$1,190.00
Nov -22-22	Appear for/attend - Return travel from the Travis County Courthouse to the Houston office following today's all day hearing.	CWM	3.10	\$425.00	\$1,317.50

	Plan and prepare for - Final preparation for today's all-day hearing on numerous legal issues including pre-hearing meeting with co-counsel and Andino Reynal and Eric Nichols to prepare.	CWM	1.10	\$425.00	\$467.50
	Appear for/attend - Attend all-day hearing in all pending motions including working lunch to prepare for the afternoon arguments.	CWM	7.60	\$425.00	\$3,230.00
Nov -25-22	Review/analyze - Review trial transcript volume eight in order to note all appellate points of error which must be included in our motion for new trial in JNOV including notation of all records, citations of error with exhibit references to same needed in both motions which are due in December.	CWM	2.80	\$425.00	\$1,190.00
Nov -28-22	Communicate (with outside counsel) - Multiple communications with plaintiff's counsel regarding four proposed orders submitted today on the motions heard last Tuesday as well as multiple follow up communications with co-counsel, Eric Nichols, and Kevin Cain regarding the proposed draft orders.	CWM	0.80	\$425.00	\$340.00
	Review/analyze - Extensive revisions to the lengthy settlement memorandum to Judge Isgar including extensive revisions and additional drafting to the body of the memorandum and multiple lengthy footnotes, as well as discussions with bankruptcy counsel regarding same.	CWM	4.20	\$425.00	\$1,785.00
Nov -29-22	Draft/revise - Extensive revisions to the latest draft of the 20-page mediation memorandum for Judge Isgar including follow up communication with Andino Reynal and Shelby Jordan regarding same.	CWM	2.40	\$425.00	\$1,020.00
Nov -30-22	Draft/revise - Revisions to the latest draft of the mediation memorandum and make multiple additional suggested edits for incorporation into the final memorandum including forward redline draft to co-counsel for further comments.	CWM	3.80	\$425.00	\$1,615.00
<b>Totals</b>			<b>84.10</b>		<b>\$33,250.50</b>

<b>Fee Summary:</b>		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	75.20	\$425.00	\$31,960.00

Lety Cadena	LLC	8.90	\$145.00	\$1,290.50
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<b>DISBURSEMENTS</b>	<b>Amount</b>
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Nov -28-2022	Out-of-town travel Chris Martin, traveled to Austin, TX to attend Prep and All-day Hearing, mileage (190 @ .625)	\$118.75
	Out-of-town travel Chris Martin, traveled to Austin, TX to attend Prep and All-day Hearing; hotel	\$224.04
	Out-of-town travel Chris Martin, traveled to Austin, TX to attend Prep and All-day Hearing; uber	\$8.69
Nov -30-2022	DocuCopy Copy Services	\$252.00

<b>Total Disbursements</b>	<b>\$603.48</b>
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<b>Total Fees &amp; Disbursements</b>	<b>\$33,853.98</b>
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Previous Balance	\$61,922.50
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Total Receipts	\$0.00
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<b>Balance Due Now</b>	<b>\$95,776.48</b>
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**INVOICE COVER SHEET**

**INVOICE DATE: December 21, 2022**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;

mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM

245375

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$35,287.50
Total disbursements .....	\$650.79
Total Fees & Disbursements	<b>\$35,938.29</b>
Previous balance .....	\$95,776.48
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$131,714.77</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

Free Speech Systems/Alex Jones  
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consultant1@freespeechsystems.com;

December 21, 2022

Inv. #: 245375

CWM

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description	Hours	Rate	Amount
Oct -04-22	Review/analyze - Watch the resumption of the Connecticut trial, including today's direct and cross examinations in order to continue making notes on witness strategy, trial themes, strategy ideas and questions for Andino and Norm following today's testimony.	CWM 5.40	\$425.00	\$2,295.00
Oct -05-22	Plan and prepare for - Watch the continuing video feed from the Connecticut trial including all-day arguments of counsel on multiple legal issues including evidence issues, the jury charge, punitive damage caps and multiple other legal issues including make notes for the next Texas trial regarding multiple pleading issues, legal strategy questions and issues for follow up with Andino and Norm.	CWM 4.20	\$425.00	\$1,785.00
Oct -06-22	Review/analyze - Watch today's closing arguments of the Connecticut trial from both lead counsel including the instructions of the court to the jury and argue with the core on multiple issues including make notes for the next Texas trial including trial theme ideas and questions for Andino and Norm.	CWM 4.20	\$425.00	\$1,785.00
Oct -07-22	Plan and prepare for - Phone call with Co-Counsel to discuss multiple status and strategy issues related to the October 20 hearing in Austin including outline of	CWM 0.70	\$425.00	\$297.50

issues to be covered in all of our responsive briefs due next week.

Oct -12-22	Draft/revise - Revisions to the latest draft of our response to plaintiff's motion for sanctions against Alex.	CWM	1.20	\$425.00	\$510.00
	Communicate (with outside counsel) - Multiple communications among co-counsel regarding today's enormous verdict in Connecticut and discussion of how it impacts next week's hearing in Austin and related strategy questions concerning the Connecticut appeal.	CWM	0.80	\$425.00	\$340.00
	Draft/revise - Multiple revisions to our response to the plaintiff's motion to enter final judgment.	CWM	1.30	\$425.00	\$552.50
	Review Shannon declaration. Review excerpts of trial testimony. Review first motion for sanctions. Review second motion for sanctions. Review third motion for sanctions. Review plaintiffs' motion to enter judgment. Review Plaintiffs' motion for leave to amend pleadings. Prepare response to all three motions for sanctions. Prepare response to motion to enter judgment. Prepare response to motion for leave to amend pleadings. Research issues raised in Plaintiffs' motion for leave to amend pleadings, including whether Plaintiffs can now timely amend their pleadings, whether this is a substantive pleading, and whether the motion is moot since Plaintiffs never obtained a jury question on the exception to the damages cap. Research the exceptions to the exemplary damages cap and the proper burden the plaintiff must meet. Edit responses to motion to enter judgment and motion for sanctions. Combine two drafts to responses to motion for sanctions.	KC	12.80	\$295.00	\$3,776.00
Oct -13-22	Draft/revise - Revisions to the latest draft of our objections to plaintiffs motion amend the pleadings to bust the punitive damage caps shapes in coordination with co-counsel regarding same.	CWM	0.80	\$425.00	\$340.00
	Draft/revise - Revisions to the latest draft of our objections to plaintiff's motion for sanctions set for hearing next Thursday in coordination with co-counsel regarding same.	CWM	1.30	\$425.00	\$552.50

	Draft/revise - Revisions to our response and objections to plaintiff's motion to enter final judgment and coordination with co-counsel regarding same.	CWM	1.10	\$425.00	\$467.50
	Review/analyze - Review all file materials from the client, team and make final revisions to my 36-page coverage analysis and send the final report to the client team.	CWM	1.70	\$425.00	\$722.50
	Prepare response to all three motions for sanctions. Prepare response to motion to enter judgment. Prepare response to motion for leave to amend pleadings. Research issues raised in Plaintiffs' motion for leave to amend pleadings, including whether Plaintiffs can now timely amend their pleadings, whether this is a substantive pleading, and whether the motion is moot since Plaintiffs never obtained a jury question on the exception to the damages cap. Review Shannon declaration. Review excerpts of trial testimony. Review first motion for sanctions. Review second motion for sanctions. Review third motion for sanctions. Review plaintiffs' motion to enter judgment. Review Plaintiffs' motion for leave to amend pleadings. Edit responses to motion to enter judgment and motion for sanctions. Combine two drafts to responses to motion for sanctions. Research the exceptions to the exemplary damages cap and the proper burden the plaintiff must meet.	KC	14.60	\$295.00	\$4,307.00
Oct -14-22	Draft/revise - Revisions to our response to plaintiff's motion for sanctions and finalize same profiling today.	CWM	0.70	\$425.00	\$297.50
	Draft/revise - Revised and finalized my notice of appearance to appear in the case as co-counsel.	CWM	0.30	\$425.00	\$127.50
	Research issues raised in Plaintiffs' motion for leave to amend pleadings, including whether Plaintiffs can now timely amend their pleadings, whether this is a substantive pleading, and whether the motion is moot since Plaintiffs never obtained a jury question on the exception to the damages cap. Prepare response to all three motions for sanctions. Prepare response to motion to enter judgment. Prepare response to motion for leave to amend pleadings. Review excerpts of trial testimony. Review first motion for sanctions. Review second motion for sanctions. Review third motion for sanctions. Review plaintiffs' motion to enter judgment.	KC	11.90	\$295.00	\$3,510.50

Review Plaintiffs' motion for leave to amend pleadings. Edit responses to motion to enter judgment and motion for sanctions. Combine two drafts to responses to motion for sanctions. Research the exceptions to the exemplary damages cap and the proper burden the plaintiff must meet.

Review/analyze - examine the size capacity of the entire Response to Motions for Sanctions which included all exhibits that corresponded, determine the maximum amount the court will only allow and break down 70MBs to stay under 35MBs as required by the court guidelines to correctly electronically file in Travis County including three-hour extended delay with electronic court submission until it was successful. (Heslin case).	LLC	1.20	\$145.00	\$174.00
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Review/analyze - examine the size capacity of the entire Response to Motions for Sanctions which included all exhibits that corresponded, determine the maximum amount the court will only allow and break down 70MBs to stay under 35MBs as required by the court guidelines to correctly electronically file in Travis County including three-hour extended delay with electronic court submission until it was successful. (Pozner case).	LLC	1.20	\$145.00	\$174.00
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Review/analyze - examine the size capacity of the entire Response to Motions for Sanctions which included all exhibits that corresponded, determine the maximum amount the court will only allow and break down 70MBs to stay under 35MBs as required by the court guidelines to correctly electronically file in Travis County including three-hour extended delay with electronic court submission until it was successful. (Fontaine case).	LLC	1.20	\$145.00	\$174.00
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Oct -15-22	Prepare outline for Chris Martin to use at hearing on response to all three motions for sanctions, response to motion to enter judgment, and response to motion for leave to amend pleadings.	KC	6.40	\$295.00	\$1,888.00
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Oct -17-22	Review/analyze Plaintiff's motion to amend petition and Plaintiff's motion for entry of judgment and Defendant's responses to same and review case law cited in both for upcoming hearing on October 20th.	JLB	6.20	\$245.00	\$1,519.00
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	Draft/revise notice of appearance of additional counsel for Fontaine v. Jones et al.	HEH	0.40	\$145.00	\$58.00
	Draft/revise notice of appearance of additional counsel for Pozner et al v. Jones et al.	HEH	0.40	\$145.00	\$58.00
	Draft/revise notice of appearance of additional counsel for Heslin et al v. Jones et al.	HEH	0.40	\$145.00	\$58.00
Oct -18-22	Review multiple emails regarding upcoming hearing. Telephone calls with John LaBoon regarding upcoming hearing. Draft motion for leave to file response to motions for sanctions.	KC	2.90	\$295.00	\$855.50
	Review/analyze Plaintiff's motion for sanctions and Defendant's response including 1151 page exhibit to Shannon affidavit.	JLB	6.80	\$245.00	\$1,666.00
Oct -19-22	Plan and prepare for hearing on Plaintiff's three motions and oral arguments on same.	JLB	4.30	\$245.00	\$1,053.50
	Review/analyze notice from Court moving all hearings to November 22nd.	JLB	0.10	\$245.00	\$24.50
Oct -21-22	Review/analyze - prepare email to the clerk to update their recipient contacts list with additional firm contacts for this upcoming hearing.	LLC	0.10	\$145.00	\$14.50
Oct -24-22	Review/analyze Heslin trial transcript days 1 and 2 for potential additional evidence for Defendant briefing and oral arguments at hearing.	JLB	5.20	\$245.00	\$1,274.00
Oct -25-22	Review/analyze Heslin trial transcript days 2 and 3 for potential additional evidence for Defendant briefing and oral arguments at hearing.	JLB	4.80	\$245.00	\$1,176.00
Oct -26-22	Review/analyze Heslin trial transcript days 4 and 5 for potential additional evidence for Defendant briefing and oral arguments at hearing.	JLB	5.40	\$245.00	\$1,323.00
Oct -27-22	Review/analyze Heslin trial transcript days 6 and 7 for potential additional evidence for Defendant briefing and oral arguments at hearing.	JLB	5.50	\$245.00	\$1,347.50

Oct -28-22	Review/analyze Heslin trial transcript days 8 and 9 for potential additional evidence for Defendant briefing and oral arguments at hearing.	JLB	3.20	\$245.00	\$784.00
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<b>Totals</b>				<b>118.70</b>	<b>\$35,287.50</b>
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<b>Fee Summary:</b>		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	23.70	\$425.00	\$10,072.50
Kevin Cain	KC	48.60	\$295.00	\$14,337.00
John LaBoon	JLB	41.50	\$245.00	\$10,167.50
Haley Hocker	HEH	1.20	\$145.00	\$174.00
Lety Cadena	LLC	3.70	\$145.00	\$536.50

<b>DISBURSEMENTS</b>		<b>Amount</b>
Oct -17-2022	Litigation support vendors Federal Express, Invoice #7-920-47007, Standard Overnight delivery to Shannon Matusek-Steele	\$45.60
Oct -18-2022	Litigation support vendors Kevin Cain, Dinner - Working late on response to Motion for Sanctions	\$13.29
Oct -31-2022	DocuCopy Copy Services	\$591.90
<b>Total Disbursements</b>		<b>\$650.79</b>

<b>Total Fees &amp; Disbursements</b>	<b>\$35,938.29</b>
Previous Balance	\$95,776.48
Total Receipts	\$0.00
<b>Balance Due Now</b>	<b>\$131,714.77</b>

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
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**INVOICE COVER SHEET**

**INVOICE DATE: January 16, 2023**

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3143-0002  
Christopher W. Martin  
CWM  
245480

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$22,100.00
Total disbursements .....	\$0.00
Total Fees & Disbursements	<b>\$22,100.00</b>
Previous balance .....	\$131,714.77
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$153,814.77</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

January 16, 2023

Inv. #: 245480

CWM

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
Dec -02-22	Review/analyze - Receipt and review of multiple bankruptcy filing documents and discussions with Shelby Jordan and co-counsel regarding same.	CWM	0.80	\$425.00	\$340.00
Dec -04-22	Communicate (with outside counsel) - Communication with bankruptcy counsel regarding lifting the bankruptcy stay as to FSS so that entry of judgment can occur and the case can proceed on the appellate timetable including follow-up communication with bankruptcy counsel regarding same.	CWM	0.40	\$425.00	\$170.00
Dec -05-22	Review/analyze - Receipt and review of two proposed draft orders regarding the sanctions motions. heard at the November 22nd hearing and multiple communications with Eric Nichols and 2nd Andino regarding same.	CWM	0.70	\$425.00	\$297.50
Dec -15-22	Review/analyze - Extensive work on the appellate record from the discovery phase of the case with particular attention to the default judgment hearing transcript and related exhibits in order to properly frame the issues regarding our motion for new trial, JNOV motion and notice of appeal based upon each of the judicial errors committed before the start of trial which framed the ultimate outcome at trial.	CWM	7.20	\$425.00	\$3,060.00

Dec -16-22	Review/analyze - Extensive work on pretrial motions and pretrial rulings with particular attention to the default judgment hearings on discovery in order to develop the timeline for how discovery proceeded and the nature of the default as grounds to properly frame those issues in our motion for new trial, JNOV, and notice of appeal.	CWM	6.40	\$425.00	\$2,720.00
Dec -17-22	Communicate (with outside counsel) - Phone call with Andino regarding questions I had concerning trial issues and the preservation of error and continue to work on the trial transcript to continue our refinement of legal points which have to be made in our motion for new trial, JNOV and notice of appeal.	CWM	2.70	\$425.00	\$1,147.50
Dec -19-22	- Continue analysis of the pretrial and trial record including exhibits in order to continue to develop and refine our appellate points for the Texas case including arguments that have to be made in the motion for new trial, JNOV, and notice of appeal.	CWM	5.70	\$425.00	\$2,422.50
Dec -21-22	Communicate (with outside counsel) - Multiple communications with bankruptcy counsel and trial counsel to discuss the lifting of the bankruptcy stay for certain appeals, discussion of strategy going forward, discussion of potential timing issues and related strategic concerns that will impact the Texas appeal, including extended conversation with Andino right now regarding our next steps.	CWM	1.30	\$425.00	\$552.50
Dec -22-22	Review/analyze - Continue work through the trial transcript record including numerous exhibits to develop and refine our points for the motion for new trial, JNOV, and notice of appeal in Texas.	CWM	4.30	\$425.00	\$1,827.50
Dec -23-22	Communicate (with outside counsel) - Communication with bankruptcy counsel regarding mediation issues and other legal issues impacting the timing of the Texas appeal, including continued work on the testimony, transcript, and exhibit record to develop and refine issues for the motion for day trial, JNOV and notice of appeal.	CWM	2.60	\$425.00	\$1,105.00
Dec -26-22	Communicate (with outside counsel) - Additional communication with Connecticut Counsel and Bankruptcy Counsel regarding multiple and related legal issues including continued work in the record to	CWM	2.30	\$425.00	\$977.50

develop and finalize points for our motion for new trial, JNOV and notice of appeal.

Dec -27-22	Communicate (with outside counsel) - Additional communication with bankruptcy Counsel and Connecticut Counsel regarding the timing of the appeals and issues common between Texas and Connecticut as well as extensive work with the record excerpts, including trial exhibits and trial testimony in order to continue outlining our motion for new trial, JNOV, and notice of appeal briefing.	CWM	5.70	\$425.00	\$2,422.50
Dec -29-22	Communicate (with outside counsel) - Multiple communications with Connecticut Counsel and bankruptcy counsel regarding multiple issues impacting both the timing of the Texas and Connecticut appeals and continue to review both documents and the Texas trial transcript regarding points of error for the motion for new trial, JNOV, motion and notice for new trial.	CWM	5.70	\$425.00	\$2,422.50
Dec -30-22	Communicate (with outside counsel) - Continue communication with both Connecticut Counsel and bankruptcy counsel regarding the timing of the appeal and issues common between Texas and Connecticut for appellate purposes as well as continued deep analysis of the trial transcript and exhibit record in order to refine and finalize our appellate points for our motion for new trial, JNOV, motion and notice of appeal for the Texas case.	CWM	6.20	\$425.00	\$2,635.00

**Totals**

**52.00**

**\$22,100.00**

**Fee Summary:**

		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	52.00	\$425.00	\$22,100.00

**DISBURSEMENTS**

**Amount**

**Total Disbursements**

**\$0.00**

Invoice # 245480

<b>Total Fees &amp; Disbursements</b>		<hr/> <b>\$22,100.00</b>
Previous Balance		\$131,714.77
Total Receipts		\$0.00
<b>Balance Due Now</b>		<hr/> <b>\$153,814.77</b>

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**INVOICE COVER SHEET**

**INVOICE DATE: February 20, 2023**

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
247412

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$29,305.00
Total disbursements .....	\$0.00
Total Fees & Disbursements	<b>\$29,305.00</b>
Previous balance .....	\$153,814.77
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$183,119.77</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**



**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

February 20, 2023

Inv. #: 247412

CWM

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description	Hours	Rate	Amount
Jan -03-23	Review/analyze - Continuing my review of file materials with particular attention on discovery, correspondence, and discovery documents, in order to assess whether or not the record from the trial court is incomplete for appellate purposes given the pre-trial and discovery points we'll be making in our motion for new trial, JNOV, and notice of appeal.	CWM 2.80	\$425.00	\$1,190.00
Jan -04-23	Review/analyze - Continue my review of voluminous discovery items including hearing transcript and exhibits in order to evaluate whether the trial court record for the appeal is sufficient to preserve air for our various appellate points and determine whether any items from discovery have been omitted from the trial court record as we prepare to complete the Motion for New Trial and JNOV motions.	CWM 2.30	\$425.00	\$977.50
Jan -05-23	Review/analyze - Continue review of voluminous discovery records not introduced into the trial record in order to determine whether or not documents, pleadings or other items are needed for the appellate record to complete the multitude of arguments we are making regarding death penalty sanctions as well as trial errors.	CWM 2.40	\$425.00	\$1,020.00

Jan -06-23	Review/analyze - Continue efforts to determine whether the trial court record needs to be supplemented with additional materials from an order to complete the appellate record and communication with Co-counsel regarding same.	CWM	2.10	\$425.00	\$892.50
	Communicate (with outside counsel) - Multiple communications with Andino regarding the disqualification of Counsel in Connecticut and multiple related strategy issues pertaining to his pending motion in Connecticut and related issues in Texas.	CWM	0.60	\$425.00	\$255.00
	Communicate (with outside counsel) - Communication with Eric Nichols regarding multiple status and strategies he has pertaining to the pending Texas motions, including the plaintiff's motion for entry of final judgment.	CWM	0.70	\$425.00	\$297.50
Jan -08-23	Communicate (with outside counsel) - Alex Jones communication with co-counsel regarding recent developments in Connecticut and issues regarding the Texas Bank in the bankruptcy case in Texas.	CWM	0.40	\$425.00	\$170.00
Jan -13-23	Communicate (with outside counsel) - Communication with bankruptcy counsel and Andino regarding entry of final judgment.	CWM	0.40	\$425.00	\$170.00
	Plan and prepare for JNOV and Motion for New Trial and begin review of file.	DOP	4.80	\$295.00	\$1,416.00
Jan -14-23	Communicate (with outside counsel) - Multiple communications with defense counsel regarding coordinating arguments to be made between appellate issues in Connecticut and appellate issues in Texas in light of recent sanctions motions and discussion of single-track or multi-track appellate issues between sanctions and the primary case in Texas.	CWM	0.70	\$425.00	\$297.50
Jan -16-23	Communicate (with outside counsel) - Multiple communications with all counsel concerning status of the bankruptcy case, the fee split required by the bankruptcy court and timing issues concerning the tax appeal.	CWM	0.80	\$425.00	\$340.00

	Draft/revise - Begin work to compile the argument points for our motion for new trial and JNOV motion which are due 30 days from entry of the final judgment. Begin research of individual legal points supporting each argument to be made.	CWM	6.20	\$425.00	\$2,635.00
	Plan and prepare for Post Judgment Motions.	DOP	4.50	\$295.00	\$1,327.50
Jan -17-23	Draft/revise - Continued work on our motion for new trial and JNOV motion including provide additional research and drafting instructions to Dave Oppermann regarding each motion and the legal issues we have to preserve through both.	CWM	2.80	\$425.00	\$1,190.00
	Communicate (with outside counsel) - Multiple communications with bankruptcy counsel and Andino, including calls with Ray Battaglia, and Vicki Driver, to discuss multiple bankruptcy issues impacting the Texas appeal, multiple related logistical issues and multiple strategy issues concerning the appeals and potential mediation.	CWM	1.70	\$425.00	\$722.50
	Plan and prepare for Post Judgment Briefing.	DOP	2.40	\$295.00	\$708.00
Jan -18-23	Communicate (with outside counsel) - Communication with all counsel of record regarding multiple bankruptcy issues including review new documents from Allison Gerard and false communication with her regarding conflicts and other strategic issues.	CWM	0.70	\$425.00	\$297.50
	Review/analyze - Continue work on motion for new trial and JNOV issues and provide additional instructions for regarding both.	CWM	2.30	\$425.00	\$977.50
Jan -23-23	Communicate (with outside counsel) - Communication from Mark Bankston, plaintiff's counsel, demanding a verbal retraction from Alex Jones and communication with Andino regarding same.	CWM	0.30	\$425.00	\$127.50
	Draft/revise - Work on the latest draft of our motion for new trial and provide additional drafting instructions to co-counsel regarding same.	CWM	1.60	\$425.00	\$680.00

Invoice # 247412

	Communicate (with outside counsel) - Communication with bankruptcy counsel regarding multiple logistical issues for the bankruptcy court and follow up with Andino and Alex regarding same.	CWM	0.80	\$425.00	\$340.00
	Draft/revise - Alex Jones Work on the latest draft of the Channel V Motion and provide additional drafting instructions to the appellate team for additional research and drafting.	CWM	1.30	\$425.00	\$552.50
	Review/analyze Record transcripts and file documents for JNOV and Motion for New Trial.	DOP	4.10	\$295.00	\$1,209.50
Jan -24-23	Communicate (with outside counsel) - Multiple communications with defense co-counsel and Bankruptcy Counsel regarding the latest threat from plaintiffs' counsel concerning Alex's most recent alleged defamation from the Piers Morgan show and discussion of our next steps.	CWM	0.80	\$425.00	\$340.00
	Review/analyze transcripts for JNOV and Motion for New Trial.	DOP	3.20	\$295.00	\$944.00
Jan -25-23	Review/analyze Transcripts and Draft Mediation Statement for JNOV and Motion for New Trial.	DOP	2.80	\$295.00	\$826.00
Jan -26-23	Review/analyze transcripts for JNOV and Motion for New Trial.	DOP	3.50	\$295.00	\$1,032.50
Jan -27-23	Review/analyze pleadings, motions and transcripts for JNOV and Motion for New Trial.	DOP	8.20	\$295.00	\$2,419.00
Jan -28-23	Communicate (with outside counsel) - Phone call with Eric Nichols and Andino regarding our draft response to plaintiffs motion to file Alex's text messages as supplemental sanctions evidence and discussion of Eric's phone call with Bankston last week and coordination of our agreed positions on multiple issues.	CWM	0.50	\$425.00	\$212.50
Jan -30-23	Review/analyze Motion for New Trial and JNOV.	DOP	7.80	\$295.00	\$2,301.00

Jan -31-23	Draft/revise - Revised and finalized my requested submission to the bankruptcy court and provided additional information requested regarding the status of the Travis County cases.	CWM	0.50	\$425.00	\$212.50
	Draft/revise - Revise and finalize documents needed by bankruptcy counsel and follow up communication with Ms. Driver's office regarding same.	CWM	0.50	\$425.00	\$212.50
	Communicate (with outside counsel) - Communication with plaintiff's counsel, Mark Bankston, regarding his motion to supplement the record and follow up communication with Andino regarding same.	CWM	0.30	\$425.00	\$127.50
	Communicate (with outside counsel) - Communication with Andino and counsel regarding our collective response to the sanctions.	CWM	0.40	\$425.00	\$170.00
	Review/analyze Motion for New Trial	DOP	9.20	\$295.00	\$2,714.00

**Totals**

**84.40**

**\$29,305.00**

**Fee Summary:**

**Hours**

**Effective Rate**

**Amount**

Christopher W. Martin	CWM	33.90	\$425.00	\$14,407.50
Dave Oppermann	DOP	50.50	\$295.00	\$14,897.50

**DISBURSEMENTS**

**Amount**

**Total Disbursements**

**\$0.00**

**Total Fees & Disbursements**

**\$29,305.00**

Previous Balance

\$153,814.77

Total Receipts

\$0.00

**Balance Due Now**

**\$183,119.77**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
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**DALLAS**  
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**INVOICE COVER SHEET**

**INVOICE DATE: March 15, 2023**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;  
Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
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3143-0002  
Christopher W. Martin  
CWM  
248474

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$58,494.00
Total disbursements .....	\$667.48
Total Fees & Disbursements	<b>\$59,161.48</b>
Previous balance .....	\$183,119.77
Less amount received .....	\$14,652.50
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$227,628.75</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

Free Speech Systems/Alex Jones  
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consultant1@freespeechsystems.com;

March 15, 2023

Inv. #: 248474

CWM

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
Feb -01-23	Communicate (with outside counsel) - Multiple communications with Andino regarding plaintiffs' efforts to file the client's confidential text documents in court and make them a matter of public record, and multiple discussions regarding seal orders under Rule 76 including communications with opposing counsel, Bankston.	CWM	0.60	\$425.00	\$255.00
	Draft/revise - Draft and revise our motion to seal under Rule 76.	CWM	1.70	\$425.00	\$722.50
	Research Draft Motion for New Trial.	DOP	8.50	\$295.00	\$2,507.50
	Review/analyze - global record search on any and all state court record pleadings subject to Rule 76 motion to seal record.	LLC	1.20	\$145.00	\$174.00
	Review/analyze - prepare a dozen motions to seal drafts subject to Rule 76 for CWM's evaluation and choices to draw from.	LLC	0.20	\$145.00	\$29.00
Feb -02-23	Communicate (with outside counsel) - Coordination with Andino regarding our draft motion to seal the file	CWM	0.30	\$425.00	\$127.50

in light of yesterday's correspondence with opposing counsel, Bankston.

	Communicate (with outside counsel) - Multiple communications with bankruptcy counsel and Andino regarding confidential records we are seeking to seal in the bankruptcy court to strengthen our confidentiality positions in the state courts in Texas and Connecticut and related discussions of next steps in the Texas litigation.	CWM	0.40	\$425.00	\$170.00
	Plan and prepare for Motion for new trial. Read and review documents provided by client including trial transcripts.	DOP	8.30	\$295.00	\$2,448.50
Feb -03-23	Appear for/attend - Meeting with Andino to discuss multiple status and strategies used.	CWM	1.50	\$425.00	\$637.50
	Draft/revise - Extensive work on the latest draft of our motion for new trial and JNOV motion in preparation for our filing one week from Monday.	CWM	2.70	\$425.00	\$1,147.50
	Research of case law regarding death penalty sanctions and review of hearing transcript.	DOP	2.40	\$295.00	\$708.00
Feb -04-23	Research of cases on media and free speech and media.	DOP	2.70	\$295.00	\$796.50
Feb -05-23	Research and Review of Trial transcripts. Begin Draft of Pleading.	DOP	8.70	\$295.00	\$2,566.50
Feb -06-23	Research and review of trial transcripts and hearing transcripts.	DOP	9.10	\$295.00	\$2,684.50
Feb -07-23	Draft/revise Continued draft of motion for new trial.	DOP	8.50	\$295.00	\$2,507.50
Feb -08-23	Draft/revise , continued review of file and case law. Outline/list of error's committed.	DOP	8.10	\$295.00	\$2,389.50
Feb -09-23	Draft/revise - Extensive revisions to the latest draft of our motion for new trial and JNOV motion including	CWM	2.70	\$425.00	\$1,147.50



provide further drafting instructions to Dave Oppermann.

	Draft/revise Motion for New Trial	DOP	8.60	\$295.00	\$2,537.00
Feb -10-23	Draft/revise Extensive work on the motion for new trial and JNOV motion due Monday including extensive revisions to multiple sections in order to prepare the draft for circulation to the external legal team today.	CWM	5.40	\$425.00	\$2,295.00
	Draft/revise Motion for New Trial	DOP	8.70	\$295.00	\$2,566.50
Feb -11-23	Draft/revise - Extensive revisions to the latest draft of our motion for new trial and JNOV motion including extensive expansion of the due process and 1st amendment issues including extensive research regarding the parameters of US constitutional law for the 1st and 14th amendments and research the punitive damage caps under Texas statutory law including all case law finding it to be constitutional for use in our motion including multiple communications with the drafting team.	CWM	4.30	\$425.00	\$1,827.50
	Draft/revise Motion for New Trial	DOP	15.20	\$295.00	\$4,484.00
Feb -12-23	Draft/revise - Extensive and multiple revisions to the latest draft of our motion for new trial and JNOV motion including extensive revisions to the death penalty sanction section including research additional case law regarding prior reversals of death penalty sanctions on liability issues which are analogous to what the trial court did to Alex here and work extensive case law sections into our briefing including multiple communications with the drafting team.	CWM	4.20	\$425.00	\$1,785.00
	Draft/revise Motion for New Trial	DOP	13.20	\$295.00	\$3,894.00
Feb -13-23	Draft/revise - Multiple additional and final revisions	CWM	2.60	\$425.00	\$1,105.00

to our motion for new trial and JNOV motion in order to finalize same before filing tonight.

	Draft/revise and file Motion for New Trial	DOP	9.50	\$295.00	\$2,802.50
	Review/analyze - examine the latest motion for new trial, or in the alternative, motion to modify judgment received from D. Oppermann, finalize and file directly with the court today.	LLC	0.50	\$145.00	\$72.50
Feb -20-23	Review/analyze Plaintiffs' motion for sanctions and Defendant, E. Traube responses and all exhibits(869 pages) for upcoming hearing.	JLB	5.60	\$245.00	\$1,372.00
Feb -21-23	Review/analyze - Review motions set for hearing on Wednesday in Austin in Fontaine and multiple communications with co-counsel regarding who should attend including extended conversations with Eric Nichols and John LaBoon regarding issues for the hearing in light of arguments made at the November 22nd hearing.	CWM	0.80	\$425.00	\$340.00
	Communicate (with outside counsel) - Multiple communications with bankruptcy counsel regarding the response and retraction regarding the allegedly new defamation on the Piers Morgan show and the response of counsel as well as watch the video apology and retraction disseminated by the client and counsel.	CWM	0.30	\$425.00	\$127.50
	Review/analyze - Receipt and review of four new documents from Plaintiffs' counsel for tomorrow's sanctions hearing and forward to other counsel of record attending the hearing tomorrow with comments on same.	CWM	0.30	\$425.00	\$127.50
	Appear for/attend hearing on Plaintiff's motion for sanctions against attorney, E. Traube.	JLB	4.50	\$245.00	\$1,102.50
Feb -22-23	Review/analyze - Watch the hearing in Austin on sanctions and multiple phone calls before, during and after with Mr. LaBoon and Mr. Nichols regarding arguments made and questions asked during the hearing related to everything testified about today (NO CHARGE).	CWM	2.50	\$0.00	\$0.00

Feb -24-23	Review/analyze - Receipt and review of threatening e-mail from opposing counsel, Mark Bankston, regarding alleged sanctions concerning our motion for new trial and draft lengthy response scolding him for his inaccurate and grossly unprofessional conduct.	CWM	0.40	\$425.00	\$170.00
Feb -27-23	Communicate (with outside counsel) - Phone call with co-counsel, Andino Reynal, regarding plaintiffs' latest motion and its implication on our motion for new trial.	CWM	0.30	\$425.00	\$127.50
	Communicate (with outside counsel) - Multiple communications with the court and opposing counsel to find days for plaintiffs' most recent motion for sanctions and hearing on our motion for new trial.	CWM	0.30	\$425.00	\$127.50
	Draft/revise - Identify and outline issues for our supplemental motion for new trial based on opportunities created by plaintiffs' latest ridiculous sanction motions and provide additional drafting instructions to Mr. Oppermann regarding same.	CWM	0.60	\$425.00	\$255.00
	Review/analyze - Receipt and review of plaintiffs' latest motion for sanctions against Alex regarding our motion for new trial and outline our response to the motion for sanctions with request for Mr. Oppermann to provide the factual details and support of numerous arguments we're going to make.	CWM	2.70	\$425.00	\$1,147.50
	Review/analyze documents sent by client.	DOP	7.60	\$295.00	\$2,242.00
Feb -28-23	Plan and prepare for - Final preparation for today's hearing with the bankruptcy court including review of all relevant materials to refresh my recollection in the event I'm asked questions today.	CWM	0.80	\$425.00	\$340.00
	Appear for/attend - Hearing with the bankruptcy judge to approve my retention as counsel and make myself available for questions by counsel or the court.	CWM	0.60	\$425.00	\$255.00
	Review/analyze Motion for Sanctions with attachments. Begin response	DOP	12.30	\$295.00	\$3,628.50
	Review/analyze Drafting response to Motion for Sanctions.	DOP	9.30	\$295.00	\$2,743.50

Totals			188.70	\$58,494.00
Fee Summary:		Hours	Effective Rate	Amount
Christopher W. Martin	CWM	36.00	\$395.49	\$14,237.50
Dave Oppermann	DOP	140.70	\$295.00	\$41,506.50
John LaBoon	JLB	10.10	\$245.00	\$2,474.50
Lety Cadena	LLC	1.90	\$145.00	\$275.50
DISBURSEMENTS				Amount
Feb -13-2023	Court Fees: eFileGov eFile Envelope #72725511, Doc:			\$80.00
Feb -14-2023	Litigation support vendors Alicia DuBois, Court reporter's transcript ASAP from 11/22 hearing			\$530.78
Feb -28-2023	DocuCopy Copy Services			\$56.70
Total Disbursements				\$667.48
Total Fees & Disbursements				\$59,161.48
Previous Balance				\$183,119.77
Total Receipts				\$14,652.50
Balance Due Now				\$227,628.75

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

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**INVOICE COVER SHEET**

**INVOICE DATE: April 18, 2023**

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3143-0002  
Christopher W. Martin  
CWM  
249806

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$59,300.00
Total disbursements .....	\$99.64
Total Fees & Disbursements	<b>\$59,399.64</b>
Previous balance .....	\$151,975.63
Less amount received .....	\$19,694.38
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$191,680.89</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

# **Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

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 aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

April 18, 2023

Inv. #: 249806

CWM

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
Mar -01-23	Review/analyze response to Motion for Sanctions and Supplemental Motion for New Trial.	DOP	4.30	\$295.00	\$1,268.50
	Review/analyze Heslin plaintiff's motion for sanctions brief and exhibits to same and outline our response.	JLB	2.20	\$245.00	\$539.00
Mar -03-23	Review/analyze Continuing my review of file materials with particular attention on Trial Transcripts in order respond from the record for construction of a response to Plaintiffs' latest Motion for Sanctions and document and further analyze arguments we'll be making in appellate brief.	DOP	8.60	\$295.00	\$2,537.00
Mar -04-23	Communicate (with outside counsel) - Multiple communications with bankruptcy counsel and Andino regarding the need for a call on Monday to discuss multiple status and strategy issues.	CWM	0.20	\$425.00	\$85.00
	Review/analyze case law regarding disclosure of jurors and related arguments.	DOP	2.30	\$295.00	\$678.50
Mar -05-23	Review/analyze continued review of Juror disclosure case law and rules, treatises and Law Review, Texas	DOP	3.10	\$295.00	\$914.50

and Louisiana Bar publication for response to the latest Motion for Sanctions.

Mar -06-23	Communicate (with outside counsel) - Conference with Bankruptcy Counsel and Andino Reynal regarding the new proposal regarding the stay of the Texas litigation including the appeal in order to allow further negotiations in the bankruptcy and follow-up discussions with Andino regarding multiple timing and strategy issues.	CWM	0.50	\$425.00	\$212.50
	Review/analyze Continuing my review of file materials with particular attention on Trial Transcripts and preparations of footnote bank for arguments mad by plaintiffs in order to respond from the record in our response to plaintiffs' Motion for Sanctions and document and further analyze arguments we'll be making in appellate brief.	DOP	8.30	\$295.00	\$2,448.50
Mar -07-23	Review/analyze Continuing my review Hearing Transcripts and Motions and Orders, Pre trial conference, Unopposed Request for televising the proceedings and continued preparation of FN for insertion in Motion of Sanctions and Brief.	DOP	8.30	\$295.00	\$2,448.50
Mar -08-23	Review/analyze Continuing my review of the proceedings and continued preparation of numerous footnotes for insertion in Motion of Sanctions and Brief.	DOP	8.50	\$295.00	\$2,507.50
Mar -09-23	Review/analyze - Receipt and review of new motion and voluminous exhibits regarding plaintiff's motion for sanctions against Alex Jones and Counsel regarding our motion for new trial and JNOV motion including outline responsive arguments and provide instructions to Mr. Oppermann to supplement our response to the motion for sanctions with numerous objections and arguments.	CWM	1.70	\$425.00	\$722.50
	Review/analyze Continuing my review of Notice of Filing Declaration and continued preparation of numerous footnotes for insertion in Motion of Sanctions and Brief. Review of laws related to Sanctions.	DOP	8.20	\$295.00	\$2,419.00

Mar -10-23	Review/analyze Continuing my review of Court Room Etiquette Articles and continued preparation of numerous footnotes for insertion in Motion of Sanctions and Brief. Review of laws related to Sanctions.	DOP	8.60	\$295.00	\$2,537.00
	Review/analyze plaintiff's declaration on attorney fees and exhibits to same.	JLB	0.60	\$245.00	\$147.00
Mar -11-23	Review/analyze Continuing my review of the proceedings and continued preparation of FN for insertion in Motion of Sanctions and Brief.	DOP	2.00	\$295.00	\$590.00
Mar -12-23	Review/analyze - Review and revise the latest draft of our response to Plaintiff's Motion for Sanctions regarding the Motion for New Trial and provide additional drafting instructions to Mr. Oppermann regarding same.	CWM	1.70	\$425.00	\$722.50
	Review/analyze Continuation of analysis of trial rulings and arguments found in sanctions for filing of Motion for New Trial.	DOP	2.40	\$295.00	\$708.00
Mar -13-23	Review/analyze - Review the bankruptcy court order of March 8th regarding Jones' alleged failure to produce complete financial records in the bankruptcy court and review of the pleadings giving rise to the order in order to compare whether or not there are exposure issues in the Texas civil litigation and the pending motion for sanctions for which we might need to prepare additional responses including coordination with Andino Reynal regarding same.	CWM	1.30	\$425.00	\$552.50
	Review/analyze Continue my review of the complained of Motion for New Trial and related case law regarding identification of error.	DOP	8.70	\$295.00	\$2,566.50
Mar -16-23	Draft/revise - Revise the latest draft of our response to plaintiffs' motion for sanctions and forward comments to Mr. Oppermann for continued drafting.	CWM	0.80	\$425.00	\$340.00
	Communicate (with outside counsel) - Communication with co-counsel regarding our response to plaintiffs' motion for sanctions.	CWM	0.20	\$425.00	\$85.00



Mar -17-23	Draft/revise - Revise the latest draft of our response to the sanctions motions and provide additional draft instructions to Mr. Oppermann to continue refining dozens of arguments made by opposing counsel and working into our response, including provide additional drafting instructions to Mr. Oppermann.	CWM	0.70	\$425.00	\$297.50
	Review/analyze Continued my analysis of Jury disclosure and identification during trial and perpetration of Amended Motion for New Trial Complaints in Sanctions Motion	DOP	5.60	\$295.00	\$1,652.00
Mar -18-23	Draft/revise - Revisions to latest draft of our response plan in motion for sanctions and coordination with co-counsel regarding questions I had concerning the trial record and make additional suggestions for further drafting by Mr. Oppermann.	CWM	1.30	\$425.00	\$552.50
	Draft/revise Response to Motion for Sanctions and continue outline of arguments legally and factually.	DOP	5.30	\$295.00	\$1,563.50
Mar -19-23	Communicate (with outside counsel) - Communication with co-counsel regarding our latest draft of our response to the motion for sanctions and provide continued revisions and request for additional drafting for Mr. Oppermann after discussing with co-counsel our initial thoughts to the current draft.	CWM	1.20	\$425.00	\$510.00
	Draft/revise Response to Motion for Sanctions and continue outline of arguments legally and factually and adding cites to the record.	DOP	6.20	\$295.00	\$1,829.00
Mar -20-23	Draft/revise - Multiple original drafting of and revisions to the latest draft of our response to plaintiffs' motion for sanctions concerning our motion for new trial, including assist with record research and case law citations and provide additional drafting instructions to Mr. Oppermann for the morning and afternoon drafts included multiple communications with Mr. Reynal and Mr. Nichols regarding same.	CWM	7.40	\$425.00	\$3,145.00
	Draft/revise Receipt of comments and revision requests from counsel; reorder arguments and add additional arguments; prepared legal arguments related to same.	DOP	8.60	\$295.00	\$2,537.00

Invoice # 249806

Mar -21-23	Draft/revise - Extensive additional drafting of new text arguments and extensive revisions to prior draft language in our response to plaintiffs' motion for sanctions concerning the motion for new trial, including extensive record research to locate record citations and legal citations for multiple arguments made in the response including multiple communications with Mr. Reynal and Mr. Nichols concerning additional suggested revisions and arguments and finalized same for filing tonight.	CWM	8.40	\$425.00	\$3,570.00
	Review/analyze Continuing my review of the proceedings and continued preparation of numerous insertions into Response Motion for Sanctions and Brief.	DOP	8.30	\$295.00	\$2,448.50
Mar -22-23	Draft/revise - Outline our response to plaintiffs' attorney fee application. Begin drafting same with request for continued drafting assistance by Mr. Oppermann.	CWM	2.60	\$425.00	\$1,105.00
	Communicate (with outside counsel) - Phone call with Daniel Bitting, counsel for Heslin, regarding the four documents that he is trying to snap-back before Judge Gamble and light up the pending motion for sanctions against his client.	CWM	0.30	\$425.00	\$127.50
	Review/analyze Continuing my review of Motion for Sanctions arguments and responses and continued preparation of FAN for insertion in Motion of Sanctions Response and Brief.	DOP	9.10	\$295.00	\$2,684.50
Mar -23-23	Review/analyze Continuing my review and draft Response to Motion for Sanctions and Draft of Brief for circulation.	DOP	13.40	\$295.00	\$3,953.00
Mar -26-23	Draft/revise Respondent Brief. Prepare and review Cases and check cites of cases and footnotes.	DOP	2.30	\$295.00	\$678.50
Mar -27-23	Draft/revise Continue draft of Respondent Brief. Prepare and review Cases and check cites of cases and footnotes.	DOP	5.10	\$295.00	\$1,504.50
Mar -28-23	Draft/revise Final Response circulated and incorporated additions from counsel; review of final draft and file same.	DOP	11.50	\$295.00	\$3,392.50

Mar -31-23	Communicate (with outside counsel) - Attend extended meeting with co-counsel to prepare for next week's sanctions hearing including extensive work to make sure we're making arguments consistent with the positions in bankruptcy court and begin drafting the PowerPoint presentation for our presentation of arguments before the court.	CWM	6.40	\$425.00	\$2,720.00
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<b>Totals</b>				<b>186.20</b>	<b>\$59,300.00</b>
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<b>Fee Summary:</b>		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	34.70	\$425.00	\$14,747.50
Dave Oppermann	DOP	148.70	\$295.00	\$43,866.50
John LaBoon	JLB	2.80	\$245.00	\$686.00

<b>DISBURSEMENTS</b>	<b>Amount</b>
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Mar -01-2023	Litigation support vendors Federal Express, Invoice 8-055-41319, Express Saver Delivery to Keri Ward (2/22/23)	\$40.69
Mar -31-2023	DocuCopy Copy Services	\$58.95

<b>Total Disbursements</b>	<b>\$99.64</b>
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<b>Total Fees &amp; Disbursements</b>	<b>\$59,399.64</b>
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Previous Balance	\$151,975.63
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Total Receipts	\$19,694.38
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<b>Balance Due Now</b>	<b>\$191,680.89</b>
------------------------	---------------------

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

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**INVOICE COVER SHEET**

**INVOICE DATE: June 9, 2023**

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mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
252799

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$36,334.00
Total disbursements .....	\$2,442.06
Total Fees & Disbursements	<b>\$38,776.06</b>
Previous balance .....	\$191,680.89
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$230,456.95</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

# **Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

Free Speech Systems/Alex Jones  
 alexjones1777@gmail.com; areynal@frlaw.us;  
 consultant1@freespeechsystems.com;  
 mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;  
 Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
 aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

June 9, 2023

Inv. #: 252799

CWM

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
Mar -28-23	Review/analyze - examine two versions of draft response motion for sanctions and motion to strike (1) latest draft edited by Chris Martin (11:00 PM) and (2) draft track changes version from Todd Smith received after 5:00 PM to finalize one final version for filing and serving today.	LLC	1.50	\$145.00	\$217.50
Apr -02-23	Plan and prepare for - Begin preparation for Wednesday's hearing on the motion for sanctions against Alex on multiple grounds including begin drafting our PowerPoint of all the arguments I need to make on all the issues and provide additional drafting instructions to Mr. Oppermann regarding same.	CWM	2.30	\$425.00	\$977.50
Apr -03-23	Plan and prepare for - Extensive preparation for this week's hearing in Austin including continue preparation of the PowerPoint presentation and outline multiple responsive points to the Reply received from Plaintiffs Counsel over the weekend; revise and finalize our Notice of Appeal to the trial Court and the Court of Appeals; coordination with Co-counsel regarding this week's hearing.	CWM	2.60	\$425.00	\$1,105.00
	Review/analyze and prepare Notice of Appeal; review Appelat timetable and calculate and review TRCP 329b(c); continue preparation for hearing on	DOP	9.30	\$295.00	\$2,743.50

Wednesday and Thursday on sanctions motions;  
 prepare materials for hearing and for presentations to  
 the Court.

Review/analyze Heslin Reply on Motion for sanctions and outline reply points for PPT.	DOP	1.20	\$295.00	\$354.00
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Apr -04-23	Appear for/attend - Work on 50+ page PowerPoint for all-day hearing on various sanctions arguments against Alex concerning Defendants Motion for New Trial and other related issues including additional drafting of and extensive revisions to the prior draft from Mr. Opperman including incorporate revisions from Andino Reynal, and three phone calls with Co- counsel to discuss argument refinement and strategic considerations.	CWM	5.30	\$425.00	\$2,252.50
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Appear for/attend - Travel from Houston office to Austin office for tomorrow's all day hearing on plaintiff's most recent motion for sanctions against Alex.	CWM	3.00	\$212.50	\$637.50
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Review/analyze file materials with attention to arguments made by plaintiff's counsel regarding additional grounds for sanctions and related case law; identified cases representative of our position regarding reversible error and Supreme Court precedence that was underbriefed or ignored by the court; reviewed Power point presentation for next two days of hearings on sanctions.	DOP	10.20	\$295.00	\$3,009.00
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Plan and prepare for upcoming hearings on motions for sanctions and attorney's fee including review of Defendant's motion, sanctions motion and reply. (NO CHARGE)	JLB	3.80	\$0.00	\$0.00
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Apr -05-23	Appear for/attend - Attend all-day hearing before the trial court on plaintiff's latest Motion for Sanctions against Alex and Counsel concerning multiple issues including working lunch to prepare for the afternoons direct and cross examinations of live witnesses.	CWM	8.40	\$425.00	\$3,570.00
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Plan and prepare for - Return travel from the Austin courthouse to the Houston office including post hearing debrief with Andino Reynal and discussion of tomorrow's issues with John Laboon to adequately prepare for tomorrow's argument.	CWM	3.00	\$212.50	\$637.50
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	Appear for/attend hearing on Plaintiff's motions for sanctions against Jones and counsel.	JLB	8.40	\$245.00	\$2,058.00
Apr -06-23	Plan and prepare for - Attend lengthy afternoon hearing on Plaintiffs' attorneys fees as a part of its sanctions motions against Alex and argue and argue multiple issues before the trial court.	CWM	3.20	\$425.00	\$1,360.00
	Communicate (with outside counsel) - Return drive from Houston office to Austin Courthouse for today's hearing on Defendants objections to Plaintiffs' attorneys fees as part of its sanction order against Alex Jones including prep coordination with Eric Nichols during the drive.	CWM	3.00	\$212.50	\$637.50
	Communicate (with outside counsel) - Return travel from the Austin courthouse to the Houston office including post hearing debrief with Andino Reynal regarding same.	CWM	3.00	\$212.50	\$637.50
	Appear for/attend hearing on Plaintiff's motion for attorney fees against Jones and counsel.	JLB	3.20	\$245.00	\$784.00
Apr -09-23	Plan and prepare for request for documents necessary for appeal; receipt of Court's record and review and identification of required portions; receipt of proposed Order on Sanctions; receipt of denial of sanctions on April 5, 2023 Motion.	DOP	1.50	\$295.00	\$442.50
Apr -10-23	Communicate (with outside counsel) - Communication with Co-counsel regarding the record for appeal regarding the latest sanction issues in order to verify everything we need to appeal the latest sanction orders are fully supported by the trial court's record and discussion of additional documents to submit regarding the bankruptcy filing serving as the partial basis of the sanctions award against Alex.	CWM	1.70	\$425.00	\$722.50
Apr -11-23	Communicate (with outside counsel) - Meet with Co-counsel to outline the priority of issues for our appellate brief including lengthy discussion of the most recent sanctions issues and how to handle them on appeal either jointly or separately and discussion of items needed for the appellate record not in the trial court's file.	CWM	4.60	\$425.00	\$1,955.00

	Plan and prepare for Request for the record from District Clerk; communication with co-counsel regarding records.	DOP	1.30	\$295.00	\$383.50
Apr -12-23	Review/analyze - Review the trial court record to determine which documents need to be included in the appellate record including follow-up communication with Co-counsel regarding same.	CWM	0.80	\$425.00	\$340.00
Apr -14-23	Additional research confirming the case law concerning the impact of the bankruptcy on the supersedeas bond for Alex including revise and finalize my letter to bankruptcy counsel confirming there is no need for a supersedes bond for Alex.	CWM	1.30	\$425.00	\$552.50
	Review/analyze Conducted analysis of Surety Bond requirement and calculation in a pending bankruptcy; draft correspondence to co-counsel requesting confirmation of same.	DOP	4.50	\$295.00	\$1,327.50
Apr -16-23	Communicate (with outside counsel) - Multiple phone calls and emails with Co-counsel regarding the latest pending motion for sanctions from Plaintiffs Counsel and discussion of next steps regarding the appeal of all prior sanctions orders.	CWM	1.00	\$425.00	\$425.00
Apr -17-23	Communicate (with outside counsel) - Continued phone calls with all prior Counsel of record to obtain complete copies of their file for their representation of Alex and his companies because of the lack of materials across multiple firms to confirm the scope of discovery, answers and documents produced, obtain all communication to and from counsel, obtain all strategy memos to memorialize understanding of the case facts and confirmation of hearing transcripts particularly those conducted electronically during COVID that are not contained in the trial court's file and review multiple documents received from multiple lawyers.	CWM	3.70	\$425.00	\$1,572.50
Apr -18-23	Communicate (with outside counsel) - Additional phone calls with all prior counsel of record to confirm my need to obtain additional copies of their entire file to confirm that I have a complete trial court record. Files were not copied and transferred from each firm as new counsel was retained, or if they were, new counsel lost. Find materials from prior counsel so that I can confirm the scope of the appellate record based	CWM	2.60	\$425.00	\$1,105.00



on discovery answers, pleadings, hearing transcripts, Counsel communication and correspondence, and related materials that have been lost or misfiled among multiple Counsel changes during the life of the file and discussions with each regarding discovery issues giving rise to sanctions motion during each of their tenures in the case.

Apr -19-23	Review/analyze - Continued review of numerous and voluminous file materials to confirm items that need to be in the appellate court record that are not contained in the trial court file including voluminous discovery answers and documents produced in order to establish a more accurate factual record concerning the sanctions order against Alex. Communications between prior Counsel and Plaintiffs Counsel concerning discovery issues and multiple motions where the exhibits were mysteriously separated from the pleading in the trial court's file and needs to be supplemented for appeal.	CWM	4.60	\$425.00	\$1,955.00
Apr -20-23	Review/analyze - Continue review of voluminous file materials not contained in the District Court file that are needed on appeal including exhibits to multiple motions not contained in the trial court's file, hearing transcripts from electronic hearings during COVID, letters to the trial court not filed, and discovery answers.	CWM	4.70	\$425.00	\$1,997.50
Apr -21-23	Review/analyze - Work on multiple appellate issues as they impact bankruptcy including bond confirmation, the scope of exhibits being obtained from Travis County trial court, the docketing statement needed by the Court of Appeals and continue verification of materials not contained in the District Court claim file that we need in the appellate record.	CWM	3.20	\$425.00	\$1,360.00
	Review/analyze procedure for procuring documents in Travis County for appeal; exchange emails with clerk regarding identification of all used documents.	DOP	1.20	\$295.00	\$354.00
Apr -26-23	Review/analyze - Receipt and review of the sanction order regarding Andino received from the trial court including multiple discussions with Andino Reynal and Eric Nichols regarding these sanctions awarded by the trial court and discussion of potential appellate grounds.	CWM	1.40	\$425.00	\$595.00

Apr -27-23	Plan and prepare for additional procedures for procuring new documents in Travis County.	DOP	0.90	\$295.00	\$265.50
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<b>Totals</b>			<b>110.40</b>		<b>\$36,334.00</b>
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<b>Fee Summary:</b>		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	63.40	\$384.78	\$24,395.00
Dave Oppermann	DOP	30.10	\$295.00	\$8,879.50
John LaBoon	JLB	15.40	\$184.55	\$2,842.00
Lety Cadena	LLC	1.50	\$145.00	\$217.50

<b>DISBURSEMENTS</b>	<b>Amount</b>
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Mar -31-2023	DocuCopy Copy Services	\$46.20
Apr -05-2023	Out-of-town travel Chris Martin traveled to Austin, TX, to attend the Sanctions Hearing at the Travis County Courthouse., mileage (170.10 @ .655) (4/5/2023)	\$111.42
	Out-of-town travel Chris Martin traveled from Austin, TX, to attend the Sanctions Hearing at the Travis County Courthouse. mileage (170.10 @ .655) (4/5/2023)	\$111.42
Apr -06-2023	Out-of-town travel Chris Martin traveled to Austin, TX, for the 2nd Hearing on the Judge's Decision., mileage (170.10 @ .655)	\$111.42
	Out-of-town travel Chris Martin traveled from Austin, TX, for the 2nd Hearing on the Judge's Decision., mileage (170.10 @ .655)	\$111.42
Apr -10-2023	Out-of-town travel Chris Martin, traveled to Austin, TX to attend All-Counsel Meeting; hotel stay for A. Jones All-Counsel Meeting (4/10/2023)	\$192.21
	Out-of-town travel Chris Martin, traveled to Austin, TX to attend All-Counsel Meeting, mileage, (170.10 @ .655) (4/10/2023)	\$111.42
	Out-of-town travel Chris Martin, traveled from Austin, TX to attend All-counsel Meeting, mileage from Austin, TX (170.10 @ .655) (4/10/2023)	\$111.42
Apr -13-2023	Court Fees: eFileGov eFile Envelope #74630323, Doc: --- No. 03-23-00209-CV Letter to electronically remit	\$205.00
	Litigation support vendors John LaBoon, Parking for attendance at hearings.	\$30.00
Apr -19-2023	Out-of-town travel Chris Martin traveled to Austin, TX., for Hearing on Sanctions (4/5/2023); Lorie Haines paid for overnight hotel stay for Chris Martin due to account changes; hotel	\$234.74
Apr -30-2023	DocuCopy Copy Services	\$53.00

Invoice # 252799

Litigation support vendors Lorie Haines, payment to Travis County for Certificate Record (5/10/2023)	\$1,012.39
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<b>Total Disbursements</b>	<b>\$2,442.06</b>
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<b>Total Fees &amp; Disbursements</b>	<b>\$38,776.06</b>
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Previous Balance	\$191,680.89
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Total Receipts	\$0.00
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<b>Balance Due Now</b>	<b>\$230,456.95</b>
------------------------	---------------------

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

**AUSTIN**  
115 Wild Basin Rd.  
Suite 107  
Austin, Texas 78746  
Telephone: (512) 610-4400

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Houston, Texas 77002  
Telephone: (713) 632-1700

**DALLAS**  
9111 Cypress Waters Blvd., Suite 250  
Dallas, Texas 75019  
Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: June 14, 2023**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;

consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
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3143-0002  
Christopher W. Martin  
CWM  
253006

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$7,580.50
Total disbursements .....	\$11,340.69
Total Fees & Disbursements	<b>\$18,921.19</b>
Previous balance .....	\$152,241.14
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$171,162.33</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

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consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

June 14, 2023

Inv. #: 253006

CWM

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
May -01-23	Review/analyze Docket sheet and prepare request for record and related tasks. Began identification of items to be requested. Discussion with Court Reporter and records requests from District Clerk.	DOP	0.80	\$295.00	\$236.00
May -02-23	Plan and prepare for Appeal. Contacted Court regarding record, Prepared request for Hearing transcripts and Trial Record	DOP	1.20	\$295.00	\$354.00
May -03-23	Review/analyze - Receipt and review of the four new adversary actions filed in bankruptcy court by the Texas and Connecticut Plaintiffs in order to evaluate how these pleadings impact both the ongoing appeal and ongoing litigation in Texas.	CWM	0.80	\$425.00	\$340.00
May -08-23	Research and confirm documents requested and expected from Court Reporter and Court Clerk. Review of online records and requests.	DOP	2.20	\$295.00	\$649.00
May -10-23	Review/analyze records requested and confirmed. Discussion with counsel regarding Video clips at trial.	DOP	1.30	\$295.00	\$383.50
May -12-23	Draft/revise correspondence to Court Reporter regarding hearing transcripts and confirmation of dates.	DOP	0.80	\$295.00	\$236.00

May -24-23	- Multiple meetings with Co-counsel to discuss multiple issues impacting the appeal, bankruptcy status, sanctions motions and orders against Alex and Counsel, trial status in the other Texas cases and related strategy issues impacting the defense of the Texas cases over the next three months.	CWM	4.70	\$425.00	\$1,997.50
	Research of Bonding Requirements for Bankruptcy and related procedure.	DOP	2.20	\$295.00	\$649.00
	Manage data/files Completed Docket sheet and filed same with Court Of Appeals. Circulated among counsel.	DOP	3.70	\$295.00	\$1,091.50
May -30-23	Communicate (with outside counsel) - Phone call with Co-counsel to discuss the handling of the sanctions motions against Alex and the Counsel and our current notice of appeal and verification that the record compiled by the Travis County clerk included all necessary documents needed to appeal multiple sanction orders.	CWM	1.30	\$425.00	\$552.50
	Research Receipt review and Notate Hearing for Bankruptcy Transcript. Recorded important dates and examine status of possible resolution.	DOP	3.50	\$295.00	\$1,032.50
May -31-23	Research Draft confirmation of payment for record.	DOP	0.20	\$295.00	\$59.00

<b>Totals</b>			<b>22.70</b>		<b>\$7,580.50</b>
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Fee Summary:		Hours	Effective Rate	Amount
Christopher W. Martin	CWM	6.80	\$425.00	\$2,890.00
Dave Oppermann	DOP	15.90	\$295.00	\$4,690.50

DISBURSEMENTS		Amount
May -22-2023	Experts Alicia Ann Dubois - Payment for Reporter's Record, Volume 1-24 including exhibits (3143-0002)	\$11,340.69
<b>Total Disbursements</b>		<b>\$11,340.69</b>

Invoice # 253006

		<hr/>
<b>Total Fees &amp; Disbursements</b>		<b>\$18,921.19</b>
Previous Balance		\$152,241.14
Total Receipts		\$0.00
<b>Balance Due Now</b>		<hr/> <b>\$171,162.33</b>

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
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Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: July 20, 2023**

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Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
255053

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$42,125.00
Total disbursements .....	\$38.46
Total Fees & Disbursements	<b>\$42,163.46</b>
Previous balance .....	\$171,162.33
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$213,325.79</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**



**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

July 20, 2023

Inv. #: 255053

CWM

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
Jun -01-23	Review/analyze of the record contained in the appellant file.	DOP	4.30	\$295.00	\$1,268.50
Jun -02-23	Research Begin legal research on applicable sanctions case law to being drafting the first section of our appellate brief regarding the impropriety of multiple sanctions orders against Alex Jones serving as the cornerstone of our appellate position.	CWM	4.50	\$425.00	\$1,912.50
	Manage data/files Review of Documents received by the Court of Appeals for completeness.	DOP	7.60	\$295.00	\$2,242.00
Jun -03-23	Draft/revise - Preparation for our appellate brief regarding plaintiffs' excessive attorney fee award with efforts to locate proof within the trial court record indicating the attorney fee award is not supported by contemporaneous and detailed billing records, the fee award was disproportionate and the fee award was inconsistent with Texas Supreme Court case law.	CWM	4.60	\$425.00	\$1,955.00
Jun -04-23	Draft/revise - Preparation for our appellate brief regarding the punitive damage cap decisions made in error by the trial court including locate record sites and supporting case law in support of our arguments that the trial court committed reversible error in	CWM	4.80	\$425.00	\$2,040.00

allowing plaintiffs post the trial amendment of their pleadings to assert for the first time a cap-busting claim the court erred by falsely assuming the burden of proof standard was met and ignoring the punitive damage cap, the court's decision to not apply the punitive damage cap violated Alex's due process rights under both federal and state law and Plaintiffs failed to obtain individualized findings regarding punitive damages as required by the Texas Supreme Court.

Jun -05-23	Research Continue research of Texas Sanction law to serve as a cornerstone of our appellate brief regarding the inappropriate sanctions against Alex; begin outlining our appellate brief regarding key legal principals violated by the trial court.	CWM	8.40	\$425.00	\$3,570.00
Jun -06-23	Research Continued legal research regarding all Texas case law concerning death penalty sanctions and continue to revise and expand my brief and outline on the sanctions issues against Alex serving as the cornerstone of our appellate brief.	CWM	8.60	\$425.00	\$3,655.00
Jun -07-23	Research Continue research of all Texas Case Law regarding death penalties sanctions and continue to revise and expand our outline of each appellate point we need to make to win the case on this dispositive issue.	CWM	6.30	\$425.00	\$2,677.50
Jun -08-23	Review/analyze Begin reviewing the record of sanction hearings in order to continue to expand and revise our outline of key appellate points regarding errors made by the trial court and opposing counsel in seeking entry of death penalty sanctions.	CWM	4.30	\$425.00	\$1,827.50
Jun -09-23	Review/analyze Continued review of the transcript of all death penalty sanction hearings against Alex to notify errors made by the trial court and opposing counsel for inclusion into our outline of our appellate points regarding the impropriety of death penalty sanctions.	CWM	4.60	\$425.00	\$1,955.00
Jun -12-23	Review/analyze Continue work through the lengthy transcripts of all death penalties sanctions hearings including voluminous exhibits submitted by both sides in order to expand and revise our outline of appellate error arising of the death penalties sanctions and the cornerstone of our appellate defense.	CWM	6.30	\$425.00	\$2,677.50

Jun -13-23	Draft/revise Begin drafting the death penalty sanction portion of our appellate brief including incorporation of all applicable case law and expansion of the issues in our appellate outline of this issue.	CWM	6.30	\$425.00	\$2,677.50
Jun -15-23	Draft/revise Draft Motion for Extension of Time to file appellate brief.	DOP	0.80	\$295.00	\$236.00
Jun -16-23	Communicate (with outside counsel) - Phone call from bankruptcy counsel regarding questions concerning the appeal status and phone call with co-counsel regarding October trial issues being requested by the court coordinator in Travis County.	CWM	0.40	\$425.00	\$170.00
Jun -19-23	Review/analyze - Continue review of the pre trial transcript with particular attention on the multiple discovery hearings predating the death penalty sanction hearing in order to frame the issues needed for our appellate brief due in July including coordination with co-counsel regarding multiple questions from those hearings which predated both of us.	CWM	3.60	\$425.00	\$1,530.00
	Communicate (with outside counsel) Record regarding the incompleteness of the appellate record..	DOP	0.40	\$295.00	\$118.00
	Communicate (with outside counsel) regarding appeal and bonding related case law. (NO CHARGE)	DOP	0.70	\$0.00	\$0.00
Jun -21-23	Communicate (with outside counsel) - Multiple communications with bankruptcy counsel regarding the status in the bankruptcy court and follow-up communication with co-counsel to compare notes regarding the proposed October trial setting and our discovery and prep needs, if any, in order to try the next case.	CWM	1.70	\$425.00	\$722.50
Jun -22-23	Review/analyze - Continuing my review of the trial court record including the most recent sanctions hearing in order to coordinate common appellate points between both of the key sanction hearings in the case concerning Mr. Jones and his counsel and coordination of commonality issues between all of the sanctions hearings in this case and follow-up communication with co-counsel regarding potential omissions from the record by the court reporter.	CWM	2.30	\$425.00	\$977.50

	Manage data/files continue review of volumes 1-26 of the appellate record.	DOP	7.00	\$295.00	\$2,065.00
Jun -23-23	Review/analyze - Continue my review of the trial transcript with particular attention on the hearings on death penalty sanctions in order to prioritize key issues for our appellate brief due in July Including follow-up communication with co-counsel regarding questions I have concerning exhibits and comments from the trial court.	CWM	4.20	\$425.00	\$1,785.00
	Manage data/files Continue to review volumes 1-26 filed in the appellant record for record cites for our appeal.	DOP	6.50	\$295.00	\$1,917.50
Jun -28-23	Communicate (with outside counsel) - Communication with co-counsel regarding appellate issues for our brief in July including our request for an extension of time to file our reply brief and outline same for Mr. Oppermann to complete.	CWM	0.80	\$425.00	\$340.00
Jun -29-23	Manage data/files Review of Appellant record for completeness.	DOP	6.60	\$295.00	\$1,947.00
Jun -30-23	Manage data/files in response to confirmation request. Continue to review documents in volumes 1-26 of the appellate record.	DOP	6.30	\$295.00	\$1,858.50
<b>Totals</b>			<b>111.90</b>		<b>\$42,125.00</b>

<b>Fee Summary:</b>		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	71.70	\$425.00	\$30,472.50
Dave Oppermann	DOP	40.20	\$289.86	\$11,652.50

<b>DISBURSEMENTS</b>		<b>Amount</b>
Jun -01-2023	Litigation support vendors Federal Express, Invoice 8-156-05231, Priority Overnight Delivery to Alicia DuBois	\$38.46
<b>Total Disbursements</b>		<b>\$38.46</b>

Invoice # 255053

<b>Total Fees &amp; Disbursements</b>		<hr/>
		<b>\$42,163.46</b>
Previous Balance		\$171,162.33
Total Receipts		\$0.00
<b>Balance Due Now</b>		<hr/> <b>\$213,325.79</b>

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

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115 Wild Basin Rd.  
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**DALLAS**  
9111 Cypress Waters Blvd., Suite 250  
Dallas, Texas 75019  
Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: August 17, 2023**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;

mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
255919

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$26,310.50
Total disbursements .....	\$1,896.10
Total Fees & Disbursements	<b>\$28,206.60</b>
Previous balance .....	\$213,325.79
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$241,532.39</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

# **Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

Free Speech Systems/Alex Jones  
 alexjones1777@gmail.com; areynal@frlaw.us;  
 consultant1@freespeechsystems.com;  
 mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

August 17, 2023

Inv. #: 255919  
 CWM

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
 aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
Jul -01-23	Review/analyze receipt and review and respond to a series of correspondences from Court Reporter regarding the whereabouts of the transcripts in several Hearings. Respond to same. Draft letter to other Court Reporter requesting clarification.	DOP	1.40	\$295.00	\$413.00
Jul -03-23	Research Court of Appeals Records to determine if Exhibits or Transcripts are missing.	DOP	6.40	\$295.00	\$1,888.00
Jul -04-23	Research of Appellat file to determine if record is complete. Identify Hearings and compare to Hearing and trial Transcripts filed in the COA Draft a request for remaing Hearing Transcripts and identify by date and time.	DOP	4.50	\$295.00	\$1,327.50
Jul -05-23	Communicate (with outside counsel) - Video conference with bankruptcy counsel and Andino Reynal to discuss multiple status and strategy issues impacting the October trial setting in Posner.	CWM	0.50	\$425.00	\$212.50
	Communicate (with outside counsel) - Locate multiple documents and data requested earlier today by bankruptcy counsel and forward same relating to the appeal in Heslin and the upcoming trial in Posner.	CWM	0.80	\$425.00	\$340.00

	Review/analyze - Review the file materials in Posner to prepare for answering questions from bankruptcy counsel in our video call of this morning to discuss multiple issues in light of the timing of different issues in bankruptcy court.	CWM	0.40	\$425.00	\$170.00
	Research of Appeals file and identify from Hearings and trial Records Exhibits and deposition transcripts identified at trial Create list and compare with what has been filed.	DOP	4.30	\$295.00	\$1,268.50
Jul -06-23	Review/analyze Receipt review and respond to correspondence from Court Reporter regarding additional Court Reporters involved in case.	DOP	0.30	\$295.00	\$88.50
	Review/analyze Preparation and attendance of meeting with attorneys involved in appeals Martin and Reynals to discuss state of filing.	DOP	0.70	\$295.00	\$206.50
	Research of Exhibits contained in Court Record and compare with actual records	DOP	3.80	\$295.00	\$1,121.00
	Review/analyze - attend brief meeting with Martin and Andino Reynal regarding trial preparation needs regarding the Pozner litigation. (no charge)	LLC	0.10	\$0.00	\$0.00
Jul -07-23	Review/analyze - Work through multiple volumes of the trial transcript to locate trial court rulings enforcing death penalty sanctions against Alex in terms of limiting our ability to present relevant evidence or allowing Plaintiffs' lawyers to introduce evidence which we cannot rebut given the enforcement of sanctions in order to obtain the necessary record cites for our appellate brief regarding death penalty sanctions against Alex, the cornerstone of the of the appellate defense.	CWM	6.20	\$425.00	\$2,635.00
	Research review records and prepare requests for remaining record. Draft letters to COA requesting Extension and letters to Clerk and	DOP	5.20	\$295.00	\$1,534.00
Jul -10-23	Review/analyze - Continue review of multiple volumes of the trial transcript for additional record citations to every instance at trial when the death penalty sanctions orders were enforced against Alex to prevent the introduction of critical evidence and allowing Plaintiffs' Counsel to introduce prejudicial	CWM	6.20	\$425.00	\$2,635.00



evidence which we could not adequately rebut in light of the sanctions order including notate and annotate all for our appellate brief on the death penalty sanctions issue.

	Draft/revise Receipt review and respond to request for status from co counsel.	DOP	0.50	\$295.00	\$147.50
	Review/analyze Receipt of non opposition.	DOP	0.10	\$295.00	\$29.50
	Draft/revise Motion for Extension of Time to file Brief. Review of Martin's calendar to include in Motion.	DOP	2.20	\$295.00	\$649.00
	Draft/revise correspondence to opposing counsel for Certificate of Conference.	DOP	0.20	\$295.00	\$59.00
	Draft/revise correspondence to counsel regarding opposition to Motion to extend time.	DOP	0.30	\$295.00	\$88.50
	Draft/revise Motion to Abate and in the alternative Motion to Enlarge Time to file Appellant Brief.	DOP	3.00	\$295.00	\$885.00
Jul -11-23	Draft/revise Continued draft of Motion for Extension of Time to File Brief.	DOP	1.40	\$295.00	\$413.00
	Review/analyze Receipt of Video Evidence presented at trial form the COA. Begin to review same for completeness. Draft Motion for extension of time and file same	DOP	6.50	\$295.00	\$1,917.50
Jul -12-23	Research Teleconference with clerk regarding missing records.	DOP	0.40	\$295.00	\$118.00
Jul -13-23	Review/analyze Receipt and review of correspondence regarding requested records from the Court Reporter.	DOP	0.20	\$295.00	\$59.00
	Review/analyze - begin examination of the Pozner court record from April 2018 to December 2018 (over 61 PDF images) to prepare this case for trial needs in	LLC	2.00	\$145.00	\$290.00

October, including examine list of documents under the record (25 pages of documents) for accuracy.

Communicate (with outside counsel) - contact the clerk to obtain permission for Attorney Chris Martin to have access to the court's entire file as counsel in this case for the Defendants for trial preparation in October including fill out forms necessary to get access to the record.	LLC	0.30	\$145.00	\$43.50
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Review/analyze - continue examination of the Pozner court record from January 2019 to December 2020 to continue preparing our record for trial in October, including continue examination of the list of documents under the record for accuracy.	LLC	0.60	\$145.00	\$87.00
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Review/analyze - continue examination of the Pozner court record from January 2021 to December 2021 (over 75 PDF images) to continue preparing our records for trial in October, including continue examination of the list of documents under the record for accuracy.	LLC	3.00	\$145.00	\$435.00
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Review/analyze - continue examination of the Pozner court record from January 2022 to December 2022 (over 75 PDF images) to continue preparing our records for trial in October, including examine list of documents under the record (25 pages of documents) for accuracy of the record.	LLC	3.10	\$145.00	\$449.50
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Jul -14-23	Draft/revise correspondence to Court Clerk requesting missing documents. Receipt of response. Research of party responsible to provide documents and Court Reporter Records. Drafted response to Official Court Reporter.	DOP	2.30	\$295.00	\$678.50
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Jul -16-23	Communicate (with outside counsel) - Phone call with bankruptcy counsel Vicky Driver to discuss multiple questions Alex had, discuss multiple status and strategy issues, and set up a video call with Alex for later this week.	CWM	0.50	\$425.00	\$212.50
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Communicate (with outside counsel) - Multiple phone calls with bankruptcy counsel to set up a conference call for today to discuss multiple Alex Jones issues and ask questions regarding certain status issues.	CWM	0.40	\$425.00	\$170.00
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Jul -17-23	Draft/revise - Revisions to the latest draft of our motion to abate the appeal pending the completion of the supplementation of the appellate record by the trial court clerk and make additional drafting suggestions to Mr. Oppermann for incorporation into the latest draft of the motion.	CWM	1.40	\$425.00	\$595.00
Jul -19-23	Review/analyze - Notate and annotate the trial testimony of Alex Jones with respect to every issue where the sanctions order precluded him from offering favorable testimony in his defense or allowed prejudicial cross examination by Plaintiffs' Counsel on issues which we could not rebut in order to obtain all record sites needed for our appellate brief on the death penalty sanctions issue.	CWM	4.50	\$425.00	\$1,912.50
	Communicate (with client) - Conference call with Alex, Norm and Vickie to discuss multiple status and strategy issues regarding the appeal, Andino, the October trial setting, the Texas appeal and related status and strategy questions.	CWM	0.50	\$425.00	\$212.50
Jul -24-23	Draft/revise correspondence to Court Clerk regarding missing Exhibits.	DOP	0.30	\$295.00	\$88.50
	Draft/revise correspondences to Court Reporter requesting missing transcripts be filed with the COA.	DOP	0.50	\$295.00	\$147.50
Jul -25-23	Communicate (with outside counsel) - Meeting with co-counsel to discuss multiple issues pertaining to the upcoming trial in October in Austin arguments for the appeal, the appellate record, status of ongoing settlement negotiations, multiple bankruptcy issues and related litigation management discussion.	CWM	2.80	\$425.00	\$1,190.00
	Review/analyze Prepare Exhibits for brief. Draft Brief to identify.	DOP	0.60	\$295.00	\$177.00
Jul -26-23	Communicate (in firm) Consult with Appellant section regarding Motion to Transfer. Make suggested additions to Motion. Circulate Motion to all counsel for review.	DOP	2.20	\$295.00	\$649.00

	Draft/revise correspondence to Court Reporter re copy of check, request and tracking number.	DOP	0.30	\$295.00	\$88.50
Jul -27-23	Review/analyze Receipt of confirmation of filing of Reporter's record.	DOP	0.20	\$295.00	\$59.00
Jul -28-23	Review/analyze Receipt of confirmation from the COA that the Court Reporter's Record has been supplemented.	DOP	0.30	\$295.00	\$88.50
	Review/analyze Receipt of confirmation of filing in Appellant Record.	DOP	0.20	\$295.00	\$59.00
	Receipt and review of comments from co counsel regarding Motion to Transfer. Draft changes to Motion to Transfer.	DOP	0.80	\$295.00	\$236.00
Jul -29-23	Review/analyze Receipt review and respond to correspondences from Reynal regarding effect of proposed Motion and the recent filing of the reporter's record on the date the brief is due.	DOP	0.50	\$295.00	\$147.50
Jul -31-23	Review/analyze Drafted correspondence to Court Clerk requesting Exhibits be filed and Bill of Costs.	DOP	0.30	\$295.00	\$88.50

**Totals**

**83.20**

**\$26,310.50**

**Fee Summary:**

**Hours**

**Effective Rate**

**Amount**

Christopher W. Martin	CWM	24.20	\$425.00	\$10,285.00
Dave Oppermann	DOP	49.90	\$295.00	\$14,720.50
Lety Cadena	LLC	9.10	\$143.41	\$1,305.00

**DISBURSEMENTS**

**Amount**

Jul -01-2023	Litigation support vendors Susan Poodiack, Supplemental Clerk Records (8/1/2023)	\$12.80
Jul -12-2023	Court Fees: eFileGov eFile Envelope #77439954, Doc: Unopposed Motion for Extension of Time to File Appellan	\$10.00
Jul -25-2023	Litigation support vendors Chavela Crain, Payment of Supplemental records for 8/30/18 and 10/03/19	\$536.50
Jul -31-2023	DocuCopy Copy Services	\$1,336.80

Total Disbursements		\$1,896.10
Total Fees & Disbursements		\$28,206.60
Previous Balance		\$213,325.79
Total Receipts		\$0.00
Balance Due Now		\$241,532.39

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

**AUSTIN**  
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**DALLAS**  
9111 Cypress Waters Blvd., Suite 250  
Dallas, Texas 75019  
Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: September 18, 2023**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;  
Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
257303

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$73,007.50
Total disbursements .....	\$942.63
Total Fees & Disbursements	<b>\$73,950.13</b>
Previous balance .....	\$241,532.39
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$315,482.52</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

September 18, 2023

Inv. #: 257303  
CWM

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description	Hours	Rate	Amount
Aug -01-23	Communicate (with outside counsel) - Three phone calls to prior counsel looking for the three volumes of discovery hearings missing from the appellate record and missing from the trial court in an effort to locate the court transcript of the three hearings we need to supplement the appellate record.	CWM 0.70	\$425.00	\$297.50
	Draft/revise - Revisions to the appellate brief outline in preparation for this week's meeting with Co-counsel in order to prioritize the order of issues being presented and deepen the arguments being made on each.	CWM 1.30	\$425.00	\$552.50
Aug -03-23	Communicate (with outside counsel) - Conference call with Co-counsel to discuss priority of argument for appellate brief and discuss the order of issues to be raised in our appellate briefing.	CWM 0.50	\$425.00	\$212.50
	Review/analyze Receipt of file stamped copy of Motion to Transfer.	DOP 0.20	\$295.00	\$59.00
	Draft/revise Review/analyze letter to Clerk Susan Poolock with attached check and proposed bill of costs.	DOP 0.70	\$295.00	\$206.50

Invoice # 257303

	Draft/revise Reviewing cites and related case law for freedom of speech and death penalty reply. Review of case law regarding recent and historical protected and unprotected speech.	DOP	6.00	\$295.00	\$1,770.00
Aug -04-23	Draft/revise Review of new case law in federal and state courts regarding IIED claims and threshold questions. Research of statute of limitations .	DOP	8.50	\$295.00	\$2,507.50
Aug -05-23	Draft/revise brief regarding bifurcation requirements. Review of record for evidence of discovery properly in second stage of trial.	DOP	3.00	\$295.00	\$885.00
Aug -06-23	Draft/revise brief continued brief of bifurcation requirements and bench comments. Review of record for evidence of discovery properly in second stage of trial.	DOP	8.40	\$295.00	\$2,478.00
Aug -07-23	Review/analyze cases related to review of Anti-SLAPP hearings and appellant cases. review of multiple SLAPP Review articles in Texas and California Law Reviews.	DOP	7.90	\$295.00	\$2,330.50
Aug -08-23	Draft/revise analysis of appeals of anti-slap motions and related law review articles.	DOP	7.00	\$295.00	\$2,065.00
Aug -09-23	Draft/revise Review of decisions regarding exemplary damages . Review of Court of Appeals decisions. Review of Law review Articles.	DOP	6.00	\$295.00	\$1,770.00
Aug -10-23	Draft/revise exemplary damages research.	DOP	7.30	\$295.00	\$2,153.50
Aug -11-23	Review/analyze - Extensive work on the appellate brief including continue to review the record to find citation references for each of our appellate points, locate firm research and briefing previously done on each appellate point in order to avoid reinventing the case law research and work with Mr. Reynal to better develop the chronology of what documents were produced and when they were produced to expand the factual section of the death penalty sanction portion of the appellate brief.	CWM	4.60	\$425.00	\$1,955.00



Invoice # 257303

	Communicate (with outside counsel) - Video conference with the appellate team including Andino Reynal to finalize our agreement concerning the priority of the arguments to be made on appeal, the order of presentation, and the sub-content of each appellate point.	CWM	0.60	\$425.00	\$255.00
	Draft/revise draft response to Sanctions Motion. Research of Laferty case and related discovery issues. research of Supreme Court cases regarding Protected Speech and and non protected Speech. Continue drafting brief.	DOP	8.30	\$295.00	\$2,448.50
Aug -12-23	Draft/revise Freedom of Speech and affect of death penalty sanctions. Review of case law related to same.	DOP	7.20	\$295.00	\$2,124.00
Aug -13-23	Draft/revise brief. Freedom of Speech and affect of death penalty sanctions. Review of case law related to same.	DOP	9.10	\$295.00	\$2,684.50
Aug -14-23	Draft/revise freedom of speech argument. Research related to record and case law.	DOP	6.20	\$295.00	\$1,829.00
Aug -15-23	Draft/revise - Revise the latest draft of our appellate brief outline and follow up with Andino regarding same.	CWM	0.60	\$425.00	\$255.00
	Draft/revise freedom of speech argument. Review of materials to find evidence of discovery abuse. Begin drafting summary.	DOP	7.00	\$295.00	\$2,065.00
Aug -16-23	Communicate (with outside counsel) - Communication with Vickie Driver regarding multiple bankruptcy issues impacting the remaining cases based upon yesterday's hearing in the Bankruptcy Court.	CWM	0.30	\$425.00	\$127.50
	Draft/revise argument for meeting with co counsel. Draft freedom of speech argument. Continued research of case law.	DOP	7.30	\$295.00	\$2,153.50
Aug -17-23	Draft/revise - Draft significant expansion of our outline of the appellate brief regarding the intentional infliction of emotional distress claims and the Plaintiff's failure as a matter of law to correctly submit and recover for such claims due to their recovery of	CWM	2.30	\$425.00	\$977.50

other damages including discussion of the binding case law from the Texas Supreme Court.

	Draft/revise Draft argument regarding sanctions procedure. Attend meeting to discuss time table for briefing and status of same.	DOP	7.10	\$295.00	\$2,094.50
Aug -18-23	Draft/revise - Revisions to our detailed outline of the appellate brief in preparation for this morning's meeting with all appellate counsel in order to finalize same.	CWM	0.70	\$425.00	\$297.50
	Communicate (with outside counsel) - Meeting with all appellate counsel, including Andino Reynal, to discuss further division of responsibility and the content arguments of multiple sections of the appellate brief.	CWM	0.60	\$425.00	\$255.00
	Draft/revise - Extensive work on the death penalty sanctions portion of our appellate brief with Mr. Oppermann including further insertion of record sites and case sites into our detailed outline including follow-up phone calls with Mr. Reynal regarding multiple legal issues from the trial regarding liability and damage issues impacted by the death penalty sanction.	CWM	2.80	\$425.00	\$1,190.00
	Draft/revise sanctions argument for the appellate brief; Draft and review of case law.	DOP	6.40	\$295.00	\$1,888.00
Aug -19-23	Draft/revise sanctions argument for the appellate brief; Review of cites.	DOP	2.20	\$295.00	\$649.00
Aug -20-23	Draft/revise sanctions argument Draft/revise sanctions argument for the appellate brief; Review of cites.	DOP	1.30	\$295.00	\$383.50
Aug -21-23	Draft/revise sanctions case law argument for the appellate brief; Review and study of laws related to same.	DOP	7.10	\$295.00	\$2,094.50
Aug -22-23	Draft/revise draft sanctions argument for the appellate brief; Review of record for inclusion of additional citation and additional arguments.	DOP	6.80	\$295.00	\$2,006.00

Aug -23-23	Draft/revise Draft brief free speech case law for the appellate brief; Review of record for inclusion in arguments.	DOP	6.20	\$295.00	\$1,829.00
Aug -24-23	Draft/revise - Revisions to the bifurcation section of the appellate brief and forward comments to Mr. Reynal for his incorporation into the next draft.	CWM	1.20	\$425.00	\$510.00
	Draft/revise - Extensive drafting of our death penalty sanctions section of the brief including incorporation of case law discussions and record references for multiple arguments developed in our brief.	CWM	5.70	\$425.00	\$2,422.50
	Draft/revise Draft Brief review of Texas statute regarding Citizen Participation Act.	DOP	5.70	\$295.00	\$1,681.50
Aug -25-23	Communicate (with outside counsel) - Appellate team meeting with all counsel from both firms to discuss the latest draft status of multiple different sections of the appellate brief and division of responsibility for the drafting of additional sections previously identified.	CWM	0.50	\$425.00	\$212.50
	Draft/revise - Revisions to the latest draft of our Motion for Extension of appellate time due to the incomplete trial court record including follow-up communication with opposing counsel regarding their opposition to it.	CWM	0.40	\$425.00	\$170.00
	Communicate (with outside counsel) - Continue work with Mr. Reynal on the penalty sanctions section of the appellate brief with particular attention to the numerous record excerpts needed in support of multiple arguments including revisions to and drafting of additional sections, subsections within this argument and further polishing of same.	CWM	4.70	\$425.00	\$1,997.50
	Draft/revise Continued Draft and revision of Appellate Brief.	DOP	7.10	\$295.00	\$2,094.50
Aug -26-23	Draft/revise Draft Appellate Brief	DOP	1.10	\$295.00	\$324.50
	Review/analyze - examine Case No. 3-20-00008-CV	LLC	0.80	\$145.00	\$116.00

case Alex Jones v. Heslin pending in the third court of appeals to index the entire record.

Review/analyze - examine In Re Alex Jones Case No. 3-22-00211-CV pending in the third court of appeals to index the entire record.	LLC	0.20	\$145.00	\$29.00
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Review/analyze - examine Case No. 3-19-00811-CV case Alex Jones v. Heslin pending in the third court of appeals to index the entire record.	LLC	1.20	\$145.00	\$174.00
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Review/analyze - examine In Re Alex Jones Case No. 3:22-00410-CV pending in the third court of appeals to index the entire record.	LLC	0.20	\$145.00	\$29.00
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Aug -27-23	Draft/revise Draft Appellate brief	DOP	0.80	\$295.00	\$236.00
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Aug -28-23	Communicate (with outside counsel) - Communication with Vickie Driver regarding Friday's meeting in Austin with Alex Jones.	CWM	0.20	\$425.00	\$85.00
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Draft/revise - Additional work on the latest draft of our appellate brief regarding death penalty sanctions including providing additional drafting instructions to Mr. Oppermann regarding same.	CWM	1.60	\$425.00	\$680.00
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Draft/revise - Revise and finalize our Amended Motion for Extension of time to file our appellate brief due to the continuing lack of a complete record from the Austin Trial Court.	CWM	0.30	\$425.00	\$127.50
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Draft/revise draft brief on free speech section and case law related death penalty affect on exemplary damages.	DOP	8.40	\$295.00	\$2,478.00
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Review/analyze - day 2 - continued extensive examination of electronic file records received from prior counsel, Jacquelyn W. Blott for the June 26, 2017 broadcast video clip (over 50 video clips reviewed) entailing Mr. Shroyer quoting "You would remember holding your kid with a bullet in his head" in need for the Appellants' briefing for Case No. 03-23-00209-CV Appellant's brief in the Alex Jones v. Neil Neslin and Scarlett Lewis appellate case.	LLC	2.40	\$145.00	\$348.00
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Aug -29-23	Draft/revise - Additional drafting of our appellate brief regarding death penalty sanctions and provide additional drafting instructions to Mr. Oppermann regarding the interrelationship with our First Amendment arguments including additional legal research regarding Texas law unique to First Amendment constitutional protections.	CWM	2.60	\$425.00	\$1,105.00
	Draft/revise brief regarding Dallas Morning News case for Appellate Brief section discussing it and its holding.	DOP	8.70	\$295.00	\$2,566.50
Aug -30-23	Communicate (with outside counsel) - Communication with Bankruptcy Counsel, Vickie Driver, regarding a bankruptcy question impacting the October trial date in Austin.	CWM	0.30	\$425.00	\$127.50
	Draft/revise - Continue drafting and revisions to the latest draft of our appellate brief regarding the death penalty sanctions issue as it relates to the unique First Amendment to Alex Jones, communication with Bankruptcy Counsel, Vickie Driver, regarding a bankruptcy question impacting the October trial date in Austin.	CWM	0.30	\$425.00	\$127.50
	Draft/revise - Continue drafting and revisions to the latest draft of our appellate brief regarding the death penalty sanctions issue as it relates to the unique First Amendment expression arguments under the U. S. Constitution and related Texas case law recognizing same.	CWM	2.80	\$425.00	\$1,190.00
	Draft/revise review of Appellate Brief regarding free speech decisions impacting this case.	DOP	8.20	\$295.00	\$2,419.00
Aug -31-23	Draft/revise - Continue drafting the section of our appellate brief dealing with the death penalty sanctions as it relates to the First Amendment rights of Alex Jones and his inability to present a liability defense and its impact on his constitutional rights to speak including multiple communications with co-counsel regarding related issues.	CWM	2.30	\$425.00	\$977.50
	Appear for/attend - Travel from Houston office to Austin for meeting tomorrow with Bankruptcy Counsel, Vickie Driver, and Alex Jones.	CWM	3.00	\$425.00	\$1,275.00

Draft/revise review of Appellate Brief regarding free speech decisions impacting this case.	DOP	9.00	\$295.00	\$2,655.00
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<b>Totals</b>		<b>231.90</b>		<b>\$73,007.50</b>
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<b>Fee Summary:</b>		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	40.90	\$425.00	\$17,382.50
Dave Oppermann	DOP	186.20	\$295.00	\$54,929.00
Lety Cadena	LLC	4.80	\$145.00	\$696.00

<b>DISBURSEMENTS</b>			<b>Amount</b>
Aug -01-2023	Court Fees: eFileGov eFile Envelope #78103137, Doc:		\$10.00
	Litigation support vendors Federal Express, Invoice 8-211-61224, FedEx Priority Overnight delivery to Chavela Crain		\$25.69
Aug -10-2023	Court Fees: eFileGov eFile Envelope #78414193, Doc: - Extension of Time		\$10.00
Aug -29-2023	Court Fees: eFileGov eFile Envelope #79035634, Doc: - Amened Mot. for Extension of Time to File Appellants'		\$10.00
Aug -31-2023	Copying DocuCopy Copy Services for 3146 bw @ 0.15		\$471.90
	Out-of-town travel Chris Martin, traveled to and from Austin, TX to attend an All-Counsel meeting in Austin, mileage (340.2 @ .655)		\$222.83
	Out-of-town travel Chris Martin, traveled to and from Austin, TX to attend an All-Counsel meeting in Austin; hotel		\$192.21
<b>Total Disbursements</b>			<b>\$942.63</b>

<b>Total Fees &amp; Disbursements</b>	<b>\$73,950.13</b>
Previous Balance	\$241,532.39
Total Receipts	\$0.00
<b>Balance Due Now</b>	<b>\$315,482.52</b>

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
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**DALLAS**  
9111 Cypress Waters Blvd., Suite 250  
Dallas, Texas 75019  
Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: September 19, 2023**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0004  
Christopher W. Martin  
CWM  
257895

**RE:** Pozner, Leonard/FSS (SEE NOTES)

Total fees .....	\$35,651.00
Total disbursements .....	\$0.00
Total Fees & Disbursements	<b>\$35,651.00</b>
Previous balance .....	\$0.00
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$35,651.00</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

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mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

September 19, 2023

Inv. #: 257895

CWM

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0004

**RE:** Pozner, Leonard/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
Aug -01-23	Review/analyze - begin review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	6.80	\$245.00	\$1,666.00
Aug -02-23	Review/analyze continue review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	6.50	\$245.00	\$1,592.50
Aug -03-23	Review/analyze continue review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	7.20	\$245.00	\$1,764.00
Aug -04-23	Review/analyze continue review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023	JLB	6.40	\$245.00	\$1,568.00
Aug -07-23	Review/analyze continue review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023	JLB	5.50	\$245.00	\$1,347.50



Aug -08-23	Review/analyze continue review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	5.80	\$245.00	\$1,421.00
Aug -09-23	Review/analyze continue review of Heslin Clerk's record (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	6.20	\$245.00	\$1,519.00
Aug -10-23	Review/analyze continue review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	6.80	\$245.00	\$1,666.00
Aug -11-23	Review/analyze continue review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	6.30	\$245.00	\$1,543.50
	Review/analyze - examine 227 pleadings in the Pozner case for the latest scheduling order signed by Judge Gamble including review various motions for any motion for leave filed extending deadlines and the causes thereof.	LLC	0.80	\$145.00	\$116.00
	Review/analyze - continue examination of 227 pleadings in the Pozner case to identify Mr. and Mrs. Pozners' designation of experts in this case.	LLC	0.60	\$145.00	\$87.00
	Review/analyze - review the March 10, 2022 hearing transcript to identify any depositions taken to date including any motions arguing additional designation of experts on the record to continue to piece together the Pozner entire file.	LLC	1.20	\$145.00	\$174.00
	Draft/revise - prepare summary of status on designation of experts to date, scheduling order in the Pozner case including designation issues.	LLC	0.30	\$145.00	\$43.50
	Review/analyze - continue examination of the 227 pleadings in the Pozner case to identify who plaintiff designated as their experts.	LLC	0.80	\$145.00	\$116.00
	Draft/revise - continue drafting Pozner case summary to Martin to identify plaintiff's designated experts in the Pozner case which include Fred Zipp who will testify standard of care in news reporting, Becca	LLC	0.60	\$145.00	\$87.00

Lewis who will provide testimony on the subject of digital political subcultures, Internet celebrity, and online news platforms, Dr. Roy Lubit, a forensic psychiatrist who will testify on the subject of the impact of stress and emotional trauma, Holly Davis and Mark Bankston on the subject of attorney's fees including various non-retained medical experts.

Aug -14-23	Review/analyze continue review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	7.40	\$245.00	\$1,813.00
Aug -15-23	Communicate (with outside counsel) - Communication with prior counsel regarding the status of discovery at the time they were handling the files.	CWM	0.40	\$425.00	\$170.00
	Review/analyze continued review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	6.80	\$245.00	\$1,666.00
Aug -16-23	Communicate (with outside counsel) - Follow-up communication with multiple prior counsel to assist Ms. Cadena in locating the discovery files of prior counsel specific and unique to this case.	CWM	0.40	\$425.00	\$170.00
	Review/analyze finalize review of Heslin Clerk's record including filings, motions and orders (9,708 pages) for preparation for upcoming Pozner trial on October 16, 2023.	JLB	7.80	\$245.00	\$1,911.00
Aug -17-23	Review/analyze Volumes 1-6 of Heslin Court Reporter Records (557 pages including pre-trial motions, sanctions hearings and net worth discovery .to prepare for upcoming Pozner trial.	JLB	5.30	\$245.00	\$1,298.50
	Review/analyze - examine 227 pleadings in the prior Pozner case to identify all counsel who represented the clients before Chris Martin's appearance in the Pozner case to locate all prior counsel and request their client file records.	LLC	0.50	\$145.00	\$72.50
	Draft/revise - prepare communication email to Bradley Reeves of Reeves Law, PLLC, former counsel to for Defendant Jones and the other Defendants to	LLC	0.10	\$145.00	\$14.50

request his record including introduction of Chris Martin in the Pozner case.

Draft/revise - prepare email communication to Mark Enoch's of Glast, Phillips & Murray, former counsel for Defendant Jones and the other Defendants to request his record including introduction of Chris Martin in the Pozner case.	LLC	0.10	\$145.00	\$14.50
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Draft/revise - prepare email communication to T. Wade Jefferies of the Law Firm of T. Wade Jefferies, former counsel for Defendant Jones and the other Defendants to request his record including introduction of Chris Martin in the Pozner case.	LLC	0.10	\$145.00	\$14.50
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Draft/revise - prepare email communication to Randall Wilhite of Fullenweider Wilhite, P.C., former counsel for Defendant Jones and the other Defendants to request his record including introduction of Chris Martin in the Pozner case.	LLC	0.10	\$145.00	\$14.50
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Draft/revise - prepare email communication to Jacquelyn Blott of Law Offices of Jacquelyn W. Blott, former counsel for Defendant Jones and the other Defendants to request her file including introduction of Chris Martin in the Pozner case.	LLC	0.10	\$145.00	\$14.50
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Review/analyze - Extensive review of the Dixie file received from attorney J. Blott to retrieve volumes of video clips to prepare the Pozner record to its own completion.	LLC	3.80	\$145.00	\$551.00
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Review/analyze - continue extensive examination of the "Dixie file" received from Alex Jones' prior counsel, J. Blott to retrieve her complete file including other former counsel for Jones and the other Defendants' data files collected over the years which includes pleadings, appeal records, depositions, hearing transcripts, motions, expert files, litigation files in the Pozner, Fontaine, Lewis and Heslin cases among other legal records to complete the entire Pozner record.	LLC	4.80	\$145.00	\$696.00
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Aug -18-23	Review/analyze Volumes 7-11 of Heslin Court Reporter Records (530 pages including various motions on additional sanctions, corporate representatives depositions, pre-trial conference,	JLB	5.00	\$245.00	\$1,225.00
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openings and witnesses Jewis sand Karpara. ) to  
prepare for upcoming Pozner trial.

Aug -19-23	Review/analyze Volumes 12-14 of Heslin Court Reporter Records (633 pages including continuation of witness Karpara , witnesses Shraye, Jacobson, Bidondi, Zipp, Daniels & Christopher.) to prepare for upcoming Pozner trial.	JLB	6.40	\$245.00	\$1,568.00
Aug -21-23	Review/analyze Volumes 15-17 of Heslin Court Reporter Records (590 pages including witnesses Salazar, Paz, Lubit, Crouch, Lewis & JHones) to prepare for upcoming Pozner trial.	JLB	5.80	\$245.00	\$1,421.00
Aug -22-23	Review/analyze Volumes 18-21 of Heslin Court Reporter Records (584 pages including continuation of witness Jones, closing arguments, multiple motions for sanctions ) to prepare for upcoming Pozner trial.	JLB	5.70	\$245.00	\$1,396.50
Aug -23-23	Review/analyze Volumes 22-24 of Heslin Court Reporter Records (820 pages including additional post-trial motions for sanctions, motion for attorney fees and multiple exhibits for Plaintiff and Defendant) to prepare for upcoming Pozner trial.	JLB	7.80	\$245.00	\$1,911.00
Aug -24-23	Review/analyze Volume 25 of Heslin Court Reporter Records (557 pages including numerous Plaintiff's exhibits and videos) to prepare for upcoming Pozner trial.	JLB	5.30	\$245.00	\$1,298.50
Aug -25-23	Review/analyze begin review of Volume 26 of Heslin Court Reporter Records (1375 pages including more Plaintiff's and Defendant's exhibits) to prepare for upcoming Pozner trial.	JLB	7.30	\$245.00	\$1,788.50
Aug -28-23	Review/analyze finalize review of Volume 26 of Heslin Court Reporter Records (1375 pages including more Plaintiff's and Defendant's exhibits) to prepare for upcoming Pozner trial.	JLB	7.80	\$245.00	\$1,911.00

**Totals**

**150.60**

**\$35,651.00**

**Fee Summary:**

		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	0.80	\$425.00	\$340.00
John LaBoon	JLB	135.90	\$245.00	\$33,295.50

Invoice # 257895

Lety Cadena	LLC	13.90	\$145.00	\$2,015.50
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DISBURSEMENTS	Amount
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Total Disbursements	\$0.00
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Total Fees & Disbursements	\$35,651.00
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Previous Balance	\$0.00
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Total Receipts	\$0.00
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Balance Due Now	\$35,651.00
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**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

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**DALLAS**  
9111 Cypress Waters Blvd., Suite 250  
Dallas, Texas 75019  
Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: October 24, 2023**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
260227

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$66,000.00
Total disbursements .....	\$1,261.77
Total Fees & Disbursements	<b>\$67,261.77</b>
Previous balance .....	\$315,482.52
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$382,744.29</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

October 24, 2023

Inv. #: 260227

CWM

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description	Hours	Rate	Amount
Sep -01-23	Draft/revise - Additional drafting of our appellate brief regarding death penalty sanctions with particular attention to the factual portion of the brief regarding the discovery record and compliance, the failure of the trial court to consider lesser sanctions, the culpability of Counsel rather than the client regarding discovery issues and the inconsistent rulings of the trial court regarding what the Plaintiffs were allowed to introduce as opposed to what Alex was allowed to introduce in his defense regarding the alleged damage claims and the corresponding violation of Texas law in multiple respects.	CWM 3.30	\$425.00	\$1,402.50
	Draft/revise Draft Summary of pleadings history and review of the Two Court of Appeals finding for evidence of Res Judicata. Draft Statement of the Case.	DOP 8.20	\$295.00	\$2,419.00
Sep -04-23	Draft/revise Review of records and begin draft of Issues presented and applicable case law emphasis on State Court Rulings.	DOP 7.90	\$295.00	\$2,330.50
Sep -05-23	Draft/revise Continued draft of Death Penalty issues and defamation cases weighing to freedom of speech v. client rights.	DOP 8.40	\$295.00	\$2,478.00

Sep -06-23	Draft/revise Lafferty file and compare to allegations made by plaintiffs and their lawyers in pleadings and in Death Penalty Sanction.	DOP	8.10	\$295.00	\$2,389.50
Sep -07-23	Draft/revise - Additional drafting of our appellate brief regarding death penalty sanctions including revisions to the First Amendment argument and revisions to the Supreme Court case law regarding death penalty sanctions arguments in order to establish the legal objections to the death penalty sanctions entered here.	CWM	3.60	\$425.00	\$1,530.00
	Draft/revise Research and drafting regarding the Sua Sponte declarations and Post Trial amendments met the legal requirements.	DOP	9.20	\$295.00	\$2,714.00
Sep -08-23	Draft/revise Argument and Authorities. Review of cites and revise brief.	DOP	8.70	\$295.00	\$2,566.50
Sep -11-23	Draft/revise Brief. Review Info Wars depositions and evidence of other depositions.	DOP	8.40	\$295.00	\$2,478.00
Sep -12-23	Draft/revise Review of brief for argument and authorities and organize arguments.	DOP	8.40	\$295.00	\$2,478.00
Sep -13-23	Communicate (with outside counsel) - Communication with Vickie Driver regarding the February trial date and related bankruptcy issues.	CWM	0.40	\$425.00	\$170.00
	Draft/revise Revise brief of sites and voluminous records for citations.	DOP	8.30	\$295.00	\$2,448.50
Sep -14-23	Draft/revise portions of brief regarding Biden case. Review of cases cited by Biden and review of file to establish similarities.	DOP	7.40	\$295.00	\$2,183.00
Sep -15-23	Draft/revise continued draft of brief and review of cases for freedom of speech and death penalty sanctions.	DOP	9.20	\$295.00	\$2,714.00
Sep -18-23	Draft/revise Document review and case law related to public figures	DOP	8.30	\$295.00	\$2,448.50



Sep -19-23	Draft/revise - Revisions to the IIED section of the appellate brief and follow-up communication with Andino Reynal regarding same.	CWM	1.80	\$425.00	\$765.00
	Draft/revise RR for record cites for brief.	DOP	8.20	\$295.00	\$2,419.00
Sep -20-23	Review/analyze - Research at University of Houston Law Library to obtain the legal treatises and other legislative history materials needed for multiple arguments we're making in our appellate brief regarding multiple legal issues because such materials are not available online.	CWM	3.30	\$425.00	\$1,402.50
	Draft/revise Review Info Wars employees depositions for record cites for brief.	DOP	8.30	\$295.00	\$2,448.50
Sep -21-23	Review/analyze - Complete offsite research needed in the University of Houston Law Library of multiple legal treatises and other legal materials not available through online research for our appellate arguments regarding the interplay between the First Amendment to the US Constitution regarding free speech and death penalty sanction orders entered in this case, the constitutionality of the Texas punitive damage limitations and the legislative history of same.	CWM	3.60	\$425.00	\$1,530.00
	Draft/revise Continued review of Info wars employees depositions for record cites for brief.	DOP	8.30	\$295.00	\$2,448.50
Sep -22-23	Draft/revise Continued review of Receipt and review of for cites in the brief and for arguments in general.	DOP	6.20	\$295.00	\$1,829.00
Sep -23-23	Draft/revise - Work on the latest draft of the Alex Jones brief concerning IIED appellate points and the punitive damage cap section and forward comments to Co-counsel for incorporation into the next draft.	CWM	1.80	\$425.00	\$765.00
Sep -24-23	Draft/revise - Work on the latest draft of our appellate brief regarding the death penalty sanctions and First Amendment issues and provide comments to Mr. Oppermann for his continued revisions for the next draft.	CWM	1.40	\$425.00	\$595.00

Sep -25-23	Draft/revise Reverie Appellant record for common issues with Bailey and Missouri v Biden.	DOP	8.20	\$295.00	\$2,419.00
Sep -26-23	Draft/revise Continued draft of Brief for exchange with counsel for review	DOP	8.30	\$295.00	\$2,448.50
Sep -27-23	Review/analyze - Location of multiple record sites regarding all prior hearings on sanctions motions brought by Plaintiffs against our clients in order to actually develop the brief arguments concerning the entry of multiple sanctions motions and factual proof of the Court's failure to follow Texas law regarding the imposition of sanctions including revisions to the legal standards section addressing Texas authority defining the parameters of proper death penalty sanctions.	CWM	2.60	\$425.00	\$1,105.00
	Draft/revise Continued search for relevant and recent case law for addition to table of authorities.	DOP	8.40	\$295.00	\$2,478.00
Sep -28-23	Draft/revise Death Penalty sanctions standard and revision of free speech sections.	DOP	8.40	\$295.00	\$2,478.00
Sep -29-23	Communicate (with outside counsel) - Meeting with Andino, Reynal and the appellate team to discuss numerous status and strategy issues concerning multiple sections of the appellate brief and continue to divide responsibility for drafting and revisions among different attorneys and make additional assignments for the upcoming week.	CWM	0.50	\$425.00	\$212.50
	Draft/revise - Extensive work on Section 1 of our appellate brief concerning death penalty sanctions including the violations of Texas law regarding the impositions of this discovery sanction and the related First Amendment implications under the US Constitution.	CWM	2.20	\$425.00	\$935.00
	Draft/revise Review of materials regarding evidence of documents exchanged with plaintiffs for record cites in brief.	DOP	8.30	\$295.00	\$2,448.50
	Draft/revise Participated in Appellant team meeting. Began collecting additional cites identified by team for multiple sections of the brief	DOP	6.40	\$295.00	\$1,888.00

Sep -30-23	Draft/revise - Revise the latest draft of the section of the appellate brief regarding joint several liability for exemplary damages and forward my latest suggestions and comments for additional drafting to Andino and the appellate team for their consideration.	CWM	0.90	\$425.00	\$382.50
	Draft/revise - Significant revisions to our death penalty sanctions/First Amendment section of the appellate brief including extensive revisions and numerous comments to Mr. Oppermann to incorporate into our next draft.	CWM	1.80	\$425.00	\$765.00
	Draft/revise - Make additional revisions to the section of the appellate brief dealing with the trial courts allowing Plaintiffs to amend their pleadings in order to assert a cause of action to supersede the punitive damage cap under Texas law and forward my comments to Mr. Reynal for incorporation.	CWM	1.20	\$425.00	\$510.00
	Draft/revise - Make multiple revisions and suggested additions to the latest draft of the appellate brief section dealing with Plaintiffs' claims for intentional infliction of emotional distress including forward all comments and suggested revisions to Andino Reynal and the appellate team.	CWM	1.30	\$425.00	\$552.50
	Draft/revise - Make revisions to the latest draft of the section of the appellate brief dealing with Plaintiffs' failure to bifurcate punitive damages at trial including forward my comments and suggestions to Andino Reynal and the appellate team for their incorporation and additional drafting this week	CWM	1.00	\$425.00	\$425.00

**Totals**

**210.20**

**\$66,000.00**

**Fee Summary:**

		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	30.70	\$425.00	\$13,047.50
Dave Oppermann	DOP	179.50	\$295.00	\$52,952.50

**DISBURSEMENTS**

**Amount**

Sep -12-2023	Litigation support vendors Velva L. Price, District Clerk, for Supplemental Clerk Records	\$847.00
Sep -14-2023	Litigation support vendors Federal Express, Invoice 8-261-62166, Priority Overnight delivery to Velva L. Price	\$47.42

Invoice # 260227

Sep -28-2023	Litigation support vendors Chavela V. Crain, Transcript regarding Hearing on Motion for Expedited Discovery and Motion for Protective Order	\$270.00
Sep -30-2023	Litigation support vendors DocuCopy Copy Services for 645 bw @ 0.15 and 5 di @ 0.12	\$97.35
Total Disbursements		\$1,261.77
Total Fees & Disbursements		\$67,261.77
Previous Balance		\$315,482.52
Total Receipts		\$0.00
Balance Due Now		\$382,744.29

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

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9111 Cypress Waters Blvd., Suite 250  
Dallas, Texas 75019  
Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: November 17, 2023**

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3143-0002  
Christopher W. Martin  
CWM  
260400

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$61,891.50
Total disbursements .....	\$210.08
Total Fees & Disbursements	<b>\$62,101.58</b>
Previous balance .....	\$382,744.29
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$444,845.87</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

# **Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

Free Speech Systems/Alex Jones  
 alexjones1777@gmail.com; areynal@frlaw.us;  
 consultant1@freespeechsystems.com;  
 mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

November 17, 2023

Inv. #: 260400  
 CWM

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
 aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
Oct -01-23	Plan and prepare for Receipt and review of comments related to the exchange of variety of sections.	DOP	1.40	\$295.00	\$413.00
Oct -02-23	Draft/revise - Revise the latest draft of the appellate brief section regarding the amended petition to assert for the first time exceptions to the punitive damage caps in Texas and our legal objections and reversible error that ruling the trial court caused including forward additional drafting instructions to Co-counsel for their incorporation into the next draft.	CWM	0.80	\$425.00	\$340.00
	Draft/revise - Extensive revisions to the latest draft of the death penalty sanctions section of the appellate brief and forward extensive additional drafting instructions to Dave Oppermann to incorporate in the next draft this week.	CWM	1.80	\$425.00	\$765.00
	Draft/revise - Revise the latest draft of the section of the appellate brief regarding joint and several liability and exemplary damages and forward comments to Co-counsel for incorporation into the next draft.	CWM	0.70	\$425.00	\$297.50
	Draft/revise - Revise the latest draft of the appellate brief section regarding IIED and forward my recommendations for additional additions and	CWM	0.90	\$425.00	\$382.50

revisions to Co-counsel for incorporation into the next draft.

	Draft/revise - Revise the latest draft of the appellate brief section regarding the bifurcation of punitive damages and the reversible error committed by the trial court including forward my extensive comments for additional drafting and revisions to Co-counsel for incorporation in the latest draft.	CWM	1.10	\$425.00	\$467.50
	Draft/revise Receipt of reviewed brief with comments and begin redrafting and rearranging the brief.	DOP	11.20	\$295.00	\$3,304.00
Oct -03-23	Review/analyze changes suggested by co counsel regarding each section of the brief and begin to meld brief into one document and introduction	DOP	8.30	\$295.00	\$2,448.50
Oct -04-23	Review/analyze invoice from Court Reporter .and confirmation of record will be filed. Conference regarding same.	DOP	8.10	\$295.00	\$2,389.50
	Review/analyze re draft brief based on suggestions and comments from co-counsel.	DOP	4.20	\$295.00	\$1,239.00
Oct -05-23	Draft/revise - Revise and finalize latest draft of the IIED section of the appellate brief and forward comments back to Co-counsel for incorporation into the final draft.	CWM	0.70	\$425.00	\$297.50
	Review/analyze cases related to Death Penalty v and Free Speech protections analysis of Court in Heslin and Connecticut cases.	DOP	8.30	\$295.00	\$2,448.50
Oct -06-23	Communicate (with outside counsel) - Meeting with Co-counsel to discuss multiple issues pertaining to the appellate brief and group discussion of multiple status and strategy issues pertaining to all sections of the brief.	CWM	1.00	\$425.00	\$425.00
	Review/analyze re draft brief based on suggestions and comments from co-counsel.	DOP	4.20	\$295.00	\$1,239.00
	Review/analyze Draft Motion to Extend Deadline and circulate for review and comment.	DOP	3.60	\$295.00	\$1,062.00

Invoice # 260400

Oct -08-23	Draft/revise - Extensive revisions to the latest draft of the death penalty sanctions section in our appellate brief and provide numerous additional drafting instructions to Mr. Oppermann for incorporation into the next draft.	CWM	1.70	\$425.00	\$722.50
Oct -09-23	Review/analyze and draft Motion to Extend Time to File Brief. Review of TRAP and record since the last request as well as the last Order signed by the Court.	DOP	8.30	\$295.00	\$2,448.50
Oct -10-23	Review/analyze Recent brief and added case law. Follow up teleconferences with co-counsel regarding additional case law.. Receipt of email from Court Reporter regarding missing Transcript and identity of Reporter. File Motion to Extend Time to File Brief. Receipt of confirmation of the missing Hearing Record and Review of same.	DOP	8.40	\$295.00	\$2,478.00
Oct -11-23	Draft/revise - Revise and finalize our motion for extension of time to file our appellate brief because of the late-filed clerk's record from the trial court.	CWM	0.70	\$425.00	\$297.50
	Review/analyze receipt of response from co-counsel regarding transcript and revise Brief.	DOP	8.20	\$295.00	\$2,419.00
Oct -12-23	Review/analyze correspondence from Third Court of Appeals. Continued draft of brief. Check cites and Record.	DOP	8.30	\$295.00	\$2,448.50
Oct -13-23	Review/analyze Continued melding of briefing parts into a single unified document.	DOP	7.90	\$295.00	\$2,330.50
Oct -16-23	Review/analyze flow of brief. Placement of Alvarez, Brookshire Bros. and Alteese.	DOP	8.20	\$295.00	\$2,419.00
Oct -17-23	Review/analyze correspondence from co counsel. Continued review of cases cited in the cases related to IIED.	DOP	8.60	\$295.00	\$2,537.00
Oct -18-23	Draft/revise - Extensive revisions to the latest draft of our appellate brief with particular attention to the death penalty sanctions argument and forward my comments to the drafting team for their incorporation in the next draft.	CWM	2.40	\$425.00	\$1,020.00



	Review/analyze filed Request for Motion for Leave.	DOP	0.10	\$295.00	\$29.50
	Review/analyze Continued redraft of brief following receipt of comments. Streamlined arguments on government involvement in censorship.	DOP	8.20	\$295.00	\$2,419.00
Oct -19-23	Draft brief. Discussion/meeting with counsel regarding introduction and order of arguments. Review of cases	DOP	8.20	\$295.00	\$2,419.00
Oct -20-23	Draft/revise - Revisions to the latest draft of our appellate brief with particular attention to the IIED, Plaintiffs' late pleading amendment to assert a punitive cap buster claim and sanctions issues and forward comments to Co-counsel for incorporation into the latest draft prior to the next revision to the group.	CWM	1.30	\$425.00	\$552.50
	Review/analyze brief. Legal research of freedom of speech requirements of the judiciary .Review of case law in Texas on Free Speech Requirements and relationships to speaker.	DOP	8.10	\$295.00	\$2,389.50
Oct -23-23	Review/analyze cases related to IIED and death penalty evidence. Extensive conversation with co-counsel regarding additional case law and review of latest draft	DOP	7.90	\$295.00	\$2,330.50
Oct -24-23	Review/analyze Conference with co-counsel regarding evidence of IIED where death penalty sanctions given.	DOP	8.20	\$295.00	\$2,419.00
Oct -25-23	Draft/revise - Revise the latest draft of our appellate brief with particular attention to the statement of facts, introduction and the death penalty sanction argument and forward comments to the team for incorporation into the next draft.	CWM	1.20	\$425.00	\$510.00
	Review/analyze case law related to IIED arguments and where no evidence exists. Review and Circulate TRAP 9.4. Review of draft brief for compliance. Review before circulation to co-counsel. Continue to review cites and cases.	DOP	8.40	\$295.00	\$2,478.00
Oct -26-23	Review/analyze the latest draft of our appellate brief. Cites and record cites requested by counsel. Forward same.	DOP	8.40	\$295.00	\$2,478.00

Oct -27-23	Review/analyze the documents related to the sanctions and related documents, hearings and pleadings. Work with counsel to fuse arguments related to same, Review of default hearing and judgment.	DOP	8.10	\$295.00	\$2,389.50
Oct -30-23	Review/analyze of request for Motion for leave. Begin research of record regarding documents related to difficulty filing the reporter's record. Begin and complete draft of Motion for leave under the Reporter's. Record and related case law for inclusion. Circulate Motion for Leave for review prior to filing. Complete final Draft and file same with the Court of Appeals. Send proposed Motion to Counsel and ask if they are opposed. Receipt of notice of non opposition.	DOP	8.30	\$295.00	\$2,448.50
Oct -31-23	Review/analyze file stamped copy of Motion for Leave. Review of latest draft and research and identify . Receipt and review of file stamped copy of Motion for Leave to Supplement the Appellant Record..Receipt and Review of latest draft after changes. Begin preparing record cites per request of co-counsel.	DOP	8.10	\$295.00	\$2,389.50

**Totals**

**203.50**

**\$61,891.50**

**Fee Summary:**

		<b>Hours</b>	<b>Effective Rate</b>	<b>Amount</b>
Christopher W. Martin	CWM	14.30	\$425.00	\$6,077.50
Dave Oppermann	DOP	189.20	\$295.00	\$55,814.00

**DISBURSEMENTS**

**Amount**

Oct -10-2023	Court Fees: eFileGov eFile Envelope #80449214, Doc: - Mot. for Extension of time to file Appellants' Brief	\$10.00
	Litigation support vendors Federal Express, Invoice 8-290-31424, Priority Overnight delivery to Chavela Crain	\$47.53
Oct -12-2023	Litigation support vendors Platinum Parking, parking fee, client meeting with D. Opperman	\$20.00
Oct -31-2023	DocuCopy Copy Services	\$122.55
	Court Fees: eFileGov eFile Envelope #81139556, Doc: - Mot. for leave to file Supp. Reporter's Record in thi	\$10.00

**Total Disbursements**

**\$210.08**

Invoice # 260400

		<hr/>
<b>Total Fees &amp; Disbursements</b>		<b>\$62,101.58</b>
Previous Balance		\$382,744.29
Total Receipts		\$0.00
<b>Balance Due Now</b>		<hr/> <b>\$444,845.87</b>

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
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9111 Cypress Waters Blvd., Suite 250  
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Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: December 15, 2023**

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mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;  
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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
261858

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$32,874.50
Total disbursements .....	\$35.10
Total Fees & Disbursements	<b>\$32,909.60</b>
Previous balance .....	\$444,845.87
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$477,755.47</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

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## Martin, Disiere, Jefferson & Wisdom, L.L.P.

EIN: 76-0627804

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 mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

December 15, 2023

Inv. #: 261858  
 CWM

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
 aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description		Hours	Rate	Amount
Nov -01-23	Draft/revise brief and exchange with co counsel. Review and confirm proper cites.	DOP	4.60	\$295.00	\$1,357.00
Nov -02-23	Draft/revise Brief. Add additional case law to support arguments made.	DOP	8.90	\$295.00	\$2,625.50
Nov -03-23	Draft/revise - Extensive revisions to the statement of the case and introductory sections of the brief along with the death penalty sanctions portion in order to provide additional draft instructions to Mr. Oppermann for the next draft to our brief due next week.	CWM	1.30	\$425.00	\$552.50
	Draft/revise - Forward the latest draft of the appellate brief to Vickie Driver and the Bankruptcy Team for their Input on the nature of the arguments raised with instructions not to worry about the wordsmithing of the document due to the numerous revisions that will take place over the next seven days.	CWM	0.40	\$425.00	\$170.00
	Draft/revise and rework sections of brief based on comments from appellate group. Exchange same. Research cites to record requested by co counsel.	DOP	8.90	\$295.00	\$2,625.50

Invoice # 261858

Nov -05-23	Draft/revise - Work on the latest draft of our appellate brief due this Thursday with particular attention on the 1st amendment and death penalty sanctions portion of the appellate brief with additional draft instructions to Mr. Oppermann regarding same.	CWM	1.60	\$425.00	\$680.00
	Communicate (with outside counsel) regarding brief and timelines to finish and needed cites to record. Research cites to the record.	DOP	2.80	\$295.00	\$826.00
Nov -06-23	Draft/revise - Revisions the latest draft of our appellate brief due this week with particular attention to the bifurcation of punitive damages and the attorney's fees sanction award.	CWM	1.40	\$425.00	\$595.00
	Communicate (with outside counsel) - Multiple communications with Vickie Driver regarding comments to the latest draft of the MSJ from her and her firm team and provide instructions to our drafting team regarding incorporation of the suggestions from bankruptcy counsel.	CWM	0.40	\$425.00	\$170.00
	Draft/revise and continue to redraft and revise arguments cites to record requested by co counsel.	DOP	9.60	\$295.00	\$2,832.00
Nov -07-23	Draft/revise - Extensive and numerous revisions to the latest draft of the 63-page appellate brief with particular attention on death penalty sanction and IIED sections of the brief in need of the most significant revisions tonight including multiple communications with the drafting team at both firms.	CWM	4.80	\$425.00	\$2,040.00
	Draft/revise brief. Continue to draft and redraft brief and circulate for comment. Research cites to record requested by co counsel.	DOP	9.80	\$295.00	\$2,891.00
Nov -08-23	Draft/revise - Extensive revisions to the latest draft of our 74-page appellate brief with extensive tightening, polishing and revisions to the latest draft before circulating to the team for their additional contributions.	CWM	6.40	\$425.00	\$2,720.00
	Draft/revise brief to CA. Review of App Rules. Continue to revise brief and word count. Work on order of argument. Research cites to record requested by co counsel .Receipt of Notices from COA.	DOP	10.30	\$295.00	\$3,038.50

Nov -09-23	Draft/revise - Extensive revisions and additional drafting to our appellate brief to get it below the 15,000-word limit mandated by the Austin Court of Appeals and the Texas Rules of Appellate Procedure including numerous communications with the drafting team and final revisions to make sure that all prior edits have been captured and the brief fully complies with the appellate rules prior to filing including follow-up communication with the client and Bankruptcy Counsel regarding the final work product.	CWM	10.40	\$425.00	\$4,420.00
	Draft/revise brief. Receipt and respond and redraft brief from multiple writers. Prepare and file final brief. Review of multiple changes.	DOP	12.80	\$295.00	\$3,776.00
Nov -10-23	Communicate (other external) - Multiple communications with the Austin Court of Appeals to confirm the Court's preference on how to correct multiple electronic formatting issues that occurred with electronic filing including double check the final draft for resubmission and confirm the accuracy of our formatting once the electronic copy was filed with the Austin COA.	CWM	0.80	\$425.00	\$340.00
	Draft/revise and re file revised Brief. Conference with COA regarding same and related review of appellate rules. Receipt review and respond to related emails .Prepare Motion for Leave and file same regarding additional documents.	DOP	3.30	\$295.00	\$973.50
Nov -22-23	Communicate (with outside counsel) - Communication with Bankruptcy Counsel regarding negotiation points involving the response and reply deadline of both Plaintiffs and as it relates to ongoing discussions in the Bankruptcy Court regarding settlement parameters.	CWM	0.30	\$425.00	\$127.50
Nov -28-23	Receipt of Order to Extend Time.	DOP	0.10	\$295.00	\$29.50
Nov -29-23	Communicate (with outside counsel) - Communication with Bankruptcy Counsel regarding Steve Lemmon's need for the trial transcript and coordinate transfer of same.	CWM	0.20	\$425.00	\$85.00

Invoice # 261858

Totals			99.10	\$32,874.50
Fee Summary:		Hours	Effective Rate	Amount
Christopher W. Martin	CWM	28.00	\$425.00	\$11,900.00
Dave Oppermann	DOP	71.10	\$295.00	\$20,974.50
DISBURSEMENTS				Amount
Nov -30-2023	DocuCopy Copy Services			\$35.10
Total Disbursements				\$35.10
Total Fees & Disbursements				\$32,909.60
Previous Balance				\$444,845.87
Total Receipts				\$0.00
Balance Due Now				\$477,755.47



**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

ATTORNEYS AT LAW

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**INVOICE DATE: December 15, 2023**

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3143-0004  
Christopher W. Martin  
CWM  
261859

**RE:** Pozner, Leonard/FSS (SEE NOTES)

Total fees .....	\$1,700.00
Total disbursements .....	\$0.00
Total Fees & Disbursements	<b>\$1,700.00</b>
Previous balance .....	\$35,651.00
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$37,351.00</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

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**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

December 15, 2023

Inv. #: 261859

CWM

**Matter #:** 3143-0004

**RE:** Pozner, Leonard/FSS (SEE NOTES)

Date	Description	Hours	Rate	Amount
Nov -03-23	Draft/revise - Draft the budget memorandum requested by Vickie Driver on behalf of Alex regarding dual scenarios of standing down the Texas litigation of the settlement agreement in contrast to full speed ahead for trial in February in Austin including forward same to Mr. Reynal for his input before submission to Bankruptcy Counsel.	CWM 0.80	\$425.00	\$340.00
Nov -10-23	Communicate (with outside counsel) - Multiple communications with Vickie Driver regarding her continuing need for a trial budget between now and the end of trial assuming the case is tried in the first quarter of 2024 and follow-up coordination with Andino regarding our answers.	CWM 0.40	\$425.00	\$170.00
Nov -13-23	Plan and prepare for - Review the entire file in order to complete the list of pretrial activities that need to be completed, identify all trial witnesses based on disclosure answers from Plaintiffs and Defendants and coordinate with Andino Reynal regarding all task lists we believe need to be completed before the start of trial including revise my memorandum to Vickie Driver setting forth our pretrial budget through the end of trial as she requested last month.	CWM 2.40	\$425.00	\$1,020.00

Invoice # 261859

Nov -15-23	Communicate (with outside counsel) - Follow-up communication with Andino Reynal regarding further revisions to our budget for the February trial as requested by bankruptcy Counsel.	CWM	0.40	\$425.00	\$170.00
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<b>Totals</b>			<b>4.00</b>		<b>\$1,700.00</b>
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Fee Summary:		Hours	Effective Rate	Amount
Christopher W. Martin	CWM	4.00	\$425.00	\$1,700.00

<b>DISBURSEMENTS</b>	<b>Amount</b>
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<b>Total Disbursements</b>	<b>\$0.00</b>
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<b>Total Fees &amp; Disbursements</b>	<b>\$1,700.00</b>
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Previous Balance	\$35,651.00
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Total Receipts	\$0.00
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<b>Balance Due Now</b>	<b>\$37,351.00</b>
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**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

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**INVOICE COVER SHEET**

**INVOICE DATE: January 23, 2024**

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3143-0002  
Christopher W. Martin  
CWM  
266400

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$1,530.00
Total disbursements .....	\$0.00
Total Fees & Disbursements	<b>\$1,530.00</b>
Previous balance .....	\$477,755.47
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$479,285.47</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

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mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

January 23, 2024

Inv. #: 266400

CWM

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description	Hours	Rate	Amount
Dec -18-23	Communicate (with outside counsel) - Phone call with Bankruptcy Counsel regarding last week's settlement offer and implications on the February trial date.	CWM 0.20	\$425.00	\$85.00
	Draft/revise - Update task list of activities to be completed before the start of trial assuming the outstanding settlement offer is rejected or not completed including update division of responsibilities between Andino's office and MDJW given Alex's preference that I take the lead on most activities.	CWM 0.70	\$425.00	\$297.50
Dec -19-23	Draft/revise Begin drafting the shell of our reply brief given the fifteen-day turnaround required by the Texas Rules of Appellate Procedure following our receipt of Plaintiff's Response Brief next month in order to highlight the three new cases decided after filing our initial brief in anticipation of the arguments Plaintiff's made based on their Original Brief in trial court in order to maximize the limited time we have to draft our reply brief following the receipt of the Plaintiff's response.	CWM 2.70	\$425.00	\$1,147.50

Invoice # 266400

Totals		3.60	\$1,530.00	
Fee Summary:		Hours	Effective Rate	Amount
Christopher W. Martin	CWM	3.60	\$425.00	\$1,530.00
DISBURSEMENTS				Amount
Total Disbursements				\$0.00
Total Fees & Disbursements				\$1,530.00
Previous Balance				\$477,755.47
Total Receipts				\$0.00
Balance Due Now				\$479,285.47

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**INVOICE COVER SHEET**

**INVOICE DATE: February 23, 2024**

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Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0002  
Christopher W. Martin  
CWM  
269510

**RE:** Jones, Alex/FSS (SEE NOTES)

Total fees .....	\$170.00
Total disbursements .....	\$0.00
Total Fees & Disbursements	<b>\$170.00</b>
Previous balance .....	\$479,285.47
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$479,455.47</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**

EIN: 76-0627804

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;

February 23, 2024

Inv. #: 269510

CWM

Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com;  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

**Matter #:** 3143-0002

**RE:** Jones, Alex/FSS (SEE NOTES)

Date	Description	Hours	Rate	Amount
Jan -09-24	Review multiple documents at the request to Bankruptcy Counsel for approval for a filing being made today regarding multiple issues and communication with Bankruptcy Counsel regarding same.	CWM 0.40	\$425.00	\$170.00

**Totals**

**0.40**

**\$170.00**

**Fee Summary:**

	Hours	Effective Rate	Amount
Christopher W. Martin CWM	0.40	\$425.00	\$170.00

**DISBURSEMENTS**

**Amount**

**Total Disbursements**

**\$0.00**

**Total Fees & Disbursements**

**\$170.00**

Previous Balance

\$479,285.47

Total Receipts

\$0.00

**Balance Due Now**

**\$479,455.47**



**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
ATTORNEYS AT LAW

**AUSTIN**  
115 Wild Basin Rd.  
Suite 107  
Austin, Texas 78746  
Telephone: (512) 610-4400

**HOUSTON**  
808 Travis, Suite 1100  
Houston, Texas 77002  
Telephone: (713) 632-1700

**DALLAS**  
9111 Cypress Waters Blvd., Suite 250  
Dallas, Texas 75019  
Telephone: (214) 420-5500

**INVOICE COVER SHEET**

**INVOICE DATE: May 28, 2024**

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;  
Ha.Nguyen@usdoj.gov; vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com  
aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

3143-0005  
Christopher W. Martin  
CWM  
279655

**RE:** Fontaine/FSS (SEE NOTES)

Total fees .....	\$467.50
Total disbursements .....	\$0.00
Total Fees & Disbursements	<b>\$467.50</b>
Previous balance .....	\$0.00
Less amount received .....	\$0.00
<b>GRAND TOTAL THIS INVOICE .....</b>	<b>\$467.50</b>

Remit to: 808 Travis, Suite 1100, Houston, TX 77002

**Please include invoice number on check**

**Martin, Disiere, Jefferson & Wisdom, L.L.P.**  
EIN: 76-0627804

Free Speech Systems/Alex Jones  
alexjones1777@gmail.com; areynal@frlaw.us;  
consultant1@freespeechsystems.com;  
mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com;  
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aecatmull@o-w-law.com; elisa.weaver@crowedunlevy.com; mschwartz@schwartzassociates.us

May 28, 2024  
Inv. #: 279655  
CWM

**Matter #:** 3143-0005  
**RE:** Fontaine/FSS (SEE NOTES)

Date	Description	Hours	Rate	Amount
Apr -03-24	Communicate (with client) Multiple communications with Vickie Driver, Bankruptcy Counsel, regarding multiple status and strategy issues.	CWM 0.40	\$425.00	\$170.00
Apr -08-24	Communicate (with client) Follow up phone call with Annie Catmull regarding detailed follow question she had about the valuation of the remaining Texas claims following up on this morning's call.	CWM 0.70	\$425.00	\$297.50
Totals		1.10		\$467.50
Fee Summary:		Hours	Effective Rate	Amount
Christopher W. Martin		CWM 1.10	\$425.00	\$467.50
DISBURSEMENTS				Amount
Total Disbursements				\$0.00

Invoice # 279655

		<hr/>
<b>Total Fees &amp; Disbursements</b>		<b>\$467.50</b>
Previous Balance		\$0.00
Total Receipts		\$0.00
<b>Balance Due Now</b>		<hr/> <b>\$467.50</b>

# INVOICE

Martin, Disiere, Jefferson & Wisdom  
 808 Travis, Suite 1100  
 Houston, TX - Texas 77002

Invoice #: 266401  
 Date: 01-23-2024

Free Speech Systems (FFS)  
 alexjones1777@gmail.com; areynal@frlaw.us; consultant1@freespeechsystems.com;  
 mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com; Ha.Nguyen@usdoj.gov;  
 vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com; aecatmull@o-w-law.com  
 elisa.weaver@crowedunlevy.com

Matter Number:3143-0004 - Free Speech Systems - Pozner, Leonard/FSS (SEE NOTES)

Christopher W. Martin

## Services

Date	Staff	Description	Hours	Rate	Amount
12-18-23	CWM	Communicate (with outside counsel) Phone call with bankruptcy counsel regarding last weeks settlement offer and the implication on the February trial date.	0.20	425.00	\$ 85.00
12-18-23	CWM	Draft/revise Task list of activities to be completed before the start of trial assuming the outstanding settlement offer is rejected or not completed including update division of responsibilities between Andino's office and MDJW given Alex preference that I take the lead on those activities.	0.70	425.00	\$ 297.50
12-19-23	CWM	Draft/revise Begin drafting Defendant's Supplemental Original Answer in order to add numerous issues submitted from the Original Answer as well Supplemental Answers to Interrogatories in order to track all the new issues the new pleading.	2.60	425.00	\$ 1,105.00
12-28-23	CWM	Communication with bankruptcy counsel regarding the status of current settlement negotiations and its impact on the February trial setting.	0.40	425.00	\$ 170.00

Services Subtotal: \$ 1,657.50

Total	\$ 1,657.50
Balance Due	\$ 1,657.50

## Statement Account Summary

Previous Balance		New Charges		Payments Received		Total Amount Outstanding
\$ 37,351.00	+	\$ 1,657.50	-	\$ 0.00	=	\$ 39,008.50

Timekeeper Summary

Name	Initials	Hours	Rate	Total
Christopher Martin	CWM	3.90	425.00	\$1,657.50

Total Matter Balance \$39,433.50

Please remit payment to 808 Travis, Suite 1100, Houston, TX 77002 and include invoice number in check memo section. Thank you!

# INVOICE

Martin, Disiere, Jefferson & Wisdom  
 808 Travis, Suite 1100  
 Houston, TX - Texas 77002

Invoice #: 269512  
 Date: 02-23-2024

Free Speech Systems (FFS)  
 alexjones1777@gmail.com; areynal@fmlaw.us; consultant1@freespeechsystems.com;  
 mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com; Ha.Nguyen@usdoj.gov;  
 vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com; aecatmull@o-w-law.com  
 elisa.weaver@crowedunlevy.com

Matter Number:3143-0004 - Free Speech Systems - Pozner, Leonard/FSS (SEE NOTES)

Christopher W. Martin

## Services

Date	Staff	Description	Hours	Rate	Amount
01-23-24	CWM	Communication with the trial court regarding postponement of the pretrial conference and February trial date as requested by Counsel and follow up with Andino Reynal regarding same.	0.20	425.00	\$ 85.00

Services Subtotal: \$ 85.00

Total	\$ 85.00
Balance Due	\$ 85.00

## Statement Account Summary

Previous Balance		New Charges		Payments Received		Total Amount Outstanding
\$ 39,008.50	+	\$ 85.00	-	\$ 0.00	=	\$ 39,093.50

## Timekeeper Summary

Name	Initials	Hours	Rate	Total
Christopher Martin	CWM	0.20	425.00	\$ 85.00

Total Matter Balance \$ 39,433.50

Please remit payment to 808 Travis, Suite 1100, Houston, TX 77002 and include invoice number in check memo section. Thank you!

# INVOICE

Martin, Disiere, Jefferson & Wisdom  
 808 Travis, Suite 1100  
 Houston, TX - Texas 77002

Invoice #: 275130  
 Date: 04-30-2024

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Free Speech Systems (FFS)

alexjones1777@gmail.com; areynal@fmlaw.us; consultant1@freespeechsystems.com;  
 mhaselden@haseldenfarrow.com; liz@lizfreemanlaw.com; Ha.Nguyen@usdoj.gov;  
 vickie.driver@crowedunlevy.com; sjordan@jhwclaw.com; patrick@magillpc.com; aecatmull@o-w-law.com  
 elisa.weaver@crowedunlevy.com

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Matter Number:3143-0004 - Free Speech Systems - Pozner, Leonard/FSS (SEE NOTES)

Christopher W. Martin

Services

Date	Staff	Description	Hours	Rate	Amount
03-12-24	CWM	Phone call with Bankruptcy Counsel regarding multiple pending status issues.	0.40	425.00	\$ 170.00
03-27-24	CWM	Extended phone call with bankruptcy Counsel, Vickie Driver, regarding multiple bankruptcy issues impacting this case in which she needs my assistance next week and next month.	0.40	425.00	\$ 170.00
Services Subtotal:					\$ 340.00

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Total	\$ 340.00
Balance Due	\$ 340.00

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Statement Account Summary

Previous Balance		New Charges		Payments Received		Total Amount Outstanding
\$ 39,093.50	+	\$ 340.00	-	\$ 0.00	=	\$ 39,433.50

Timekeeper Summary

Name	Initials	Hours	Rate	Total
Christopher Martin	CWM	0.80	425.00	\$ 340.00

Total Matter Balance \$39,433.50

Please remit payment to 808 Travis, Suite 1100, Houston, TX 77002 and include invoice number in check memo section. Thank you!